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Special Counsel to the Debtors

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re: : Chapter 11

PURDUE PHARMA L.P., et al., : Case No. 19-23649 (RDD)

:

Debtors.¹ : (Jointly Administered)

SUMMARY OF JONES DAY'S FIFTH INTERIM APPLICATION FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF ACTUAL AND NECESSARY EXPENSES INCURRED DURING RETENTION PERIOD FROM FEBRUARY 1, 2021 THROUGH MAY 31, 2021

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The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

Name of Applicant:	Jones Day
Authorized to Provide Professional Services as:	Special Counsel
Date of Appointment:	December 20, 2019, <i>nunc pro tunc</i> to September 15, 2019
Period for Which Compensation and Reimbursement is Sought:	February 1, 2021 through and including May 31, 2021
Amount of Compensation Requested for this Period:	\$882,115.82 (after agreed upon discount)
Amount of Expense Reimbursement Requested for this Period:	\$21,909.83
Total Amount of Compensation and Expense Reimbursement Sought for this Period:	\$904,025.65
Total Amount of Compensation Sought for this Period Already Paid Pursuant to Monthly Fee Statements:	\$0.00
Blended Rate in This Application for all Partners, Of Counsel, and Associates:	\$801.36
Blended Rate in This Application for all Timekeepers:	\$752.10
Number of Timekeepers Included in this Application:	18
Number of Timekeepers Billing Fewer Than 15 Hours:	8
This is a	MonthlyX Interim Final Fee Application

Fee Summary for the Period from February 1, 2021 through and including May 31, 2021

<u>NAME</u>	YEAR OF ADMISSION	2021 RATE ¹	EFFECTIVE 2021 RATE ²	HOURS	<u>AMOUNT</u>
Matthew W. Johnson	2007	\$850.00	\$739.50	0.8	\$680.00
Gasper J. LaRosa	2002	\$1,125.00	\$978.75	8.0	\$9,000.00
Christopher Morrison	2001	\$1,025.00	\$891.75	31.5	\$32,287.50
Dan T. Moss	2007	\$1,075.00	\$935.25	0.9	\$967.50
John J. Normile	1989	\$1,250.00	\$1,087.50	280.8	\$351,000.00
	TOTAL PART	NER:		322.0	\$393,935.00
Kelsey I. Nix	1988	\$1,180.00	\$1,026.60	148.2	\$174,876.00
	TOTAL OF CO	OUNSEL:		148.2	\$174,876.00
Chané Buck	2017	\$575.00	\$500.25	28.8	\$16,560.00
Anna Kordas	2014	\$800.00	\$696.00	17.4	\$13,920.00
Kevin V. McCarthy	2016	\$715.00	\$622.05	332.2	\$237,523.00
Adam M. Nicolais	2017	\$655.00	\$569.85	207.3	\$135,781.50
	TOTAL ASSO	OCIATE:		585.7	\$403,784.50
Monika Barrios	N/A	\$325.00	\$282.75	0.6	\$195.00
Jason J. Darensbourg	N/A	\$350.00	\$282.75	78.4	\$27,440.00
Kristina Horn	N/A	\$425.00	\$369.75	16.5	\$7,012.50
Martin Ihle	N/A	\$350.00	\$304.50	15.3	\$5,355.00
Marguerite Melvin	N/A	\$400.00	\$348.00	5.3	\$2,120.00
Yuri Mozolev	N/A	\$175.00	\$152.25	0.8	\$140.00
Todd Weaver	N/A	\$250.00	\$217.50	0.5	\$125.00
Brook Zywick	N/A	\$175.00	\$152.25	1.0	\$175.00
TOTAL LEGAL SUPPORT:				118.4	\$42,562.50
	<u>-</u>	·	TOTAL:	1174.3	\$1,015,158.00
	AFTER 13% DISCOUNT:				\$883,187.46

This rate reflects the agreed upon discounted rate arrangement – Jones Day agreed to charge the Debtors previous year's billable rates (*i.e.*, for 2021, Jones Day used 2020 standard billable rates in calculating amounts due for legal services performed).

This rate reflects the effective 2021 billable rate after application of the thirteen percent (13%) discount.

Summary of Disbursements and Expenses for the Period from February 1, 2021 through and including May 31, 2021

Expenses	<u>Amount</u>
Consultant Fees	\$20,500.00
Mailing Charges	\$89.02
Printing Charges	\$150.00
Court Costs	\$795.32
Publication Expenses	\$375.49
Total:	\$21,909.83

Blended Rate of Professionals – Total (After 13% Discount)

Category of Timekeepers	Blended Rate	Total Hours	Total Compensation	Total Compensation (after discount) ¹
Partners & Counsel	\$1,052.46	470.2	\$568,811.00	\$494,865.57
Associates	\$599.78	585.7	\$403,784.50	\$351,292.52
Legal Support	\$312.75	118.4	\$42,562.50	\$37,029.38
TOTAL	\$752.10	1174.3	\$1,015,158.00	\$883,187.46

Comparable and Customary Compensation Disclosure

Category of Timekeepers	Blended Rate ² Comparable Non-Bankruptcy Invoices ³	Blended Rate This Compensation Period ⁴
Partners & Counsel	\$1,061.83	\$1052.46
Associates	\$608.50	\$599.78
Legal Support	\$294.23	\$312.75
TOTAL	\$806.39	\$752.10

This does not include a reduction of \$1,071.64 as a result of rate adjustment as agreed upon with the Debtors applied before the 13% discount on all fees.

Pursuant to ¶ C.3.a.i.b of the Guidelines, "Comparable Non-Bankruptcy Invoices" provides the blended hourly rate for the aggregate of "[a]ll timekeepers in each of [Jones Day's] domestic offices in which timekeepers collectively billed at least 10% of the hours to the bankruptcy case during the [Compensation Period]." During the Compensation Period, no office other than the New York office billed at least 10% of the hours to the bankruptcy case.

Jones Day calculated the average hourly rate for Comparable Non-Bankruptcy Invoices by dividing the total dollar amount billed by each class of timekeepers during the applicable period by the total amount of hours billed by such timekeepers during the Compensation Period (excluding all data from timekeepers practicing primarily in a bankruptcy group or section).

Jones Day calculated the average hourly rate for timekeepers who billed the Debtors by dividing the total dollar amount billed by each class of timekeepers by the total number of hours billed by such timekeepers during the Compensation Period.

Monthly Fee Statements/Interim Fee Applications (Filed)

Date and ECF No.	Fee Period	Fees Incurred	Fees Requested	Expenses Requested	Allowed Fees	Allowed Expenses	Total Fees/ Expenses Paid	Balance Remaining
March 16, 2020 ECF No. 948	September 15, 2019 – January 31, 2020	\$1,067,512.46	\$1,067,512.46 (100%)	\$12,001.56	\$1,046,946.21 (reduced by \$20,566.25)	\$12,001.56 (100%)	\$1,058,947.77	\$0.00
July 15, 2020 ECF No. 1406	February 1, 2020 – May 31, 2020	\$735,002.54	\$735,002.54 (100%)	\$40,243.35	\$725,002.54 (reduced by \$10,000)	\$40,243.35 (100%)	\$765,245.89	\$0.00
November 16, 2020 ECF No. 1968	June 1, 2020 – September 30, 2020	\$640,809.81	\$640,809.81 (100%)	\$10,725.56	\$620,809.81 (reduced by \$20,000)	\$10,725.56 (100%)	\$631,535.38	\$0.00
March 17, 2021 ECF No. 2510	October 1, 2020 – January 31, 2021	\$374,357.09	\$374,357.09 (100%)	\$9,729.37	\$374,357.09 (100%)	\$9,729.37 (100%)	\$384,087.50	\$0.00
April 26, 2021 ECF No. 2747	February 1, 2021 – February 28, 2021	\$157,888.67	\$126,310.94 (80%)	\$65.40	\$126,310.94 (80%)	\$65.40	\$0.00	\$157,954.07
May 10, 2021 ECF No. 2836	March 1, 2021 – March 31, 2021	\$304,273.80	\$243,419.04 (80%)	\$5,965.82	\$243,419.04 (80%)	\$5,965.82	\$0.00	\$310,239.62
May 25, 2021 ECF No. 2922	April 1, 2021 – April 30, 2021	\$272,377.43	\$217,901.94 (80%)	\$13,759.92	\$217,901.94 (80%)	\$13,759.92	\$0.00	\$286,137.35
June 28, 2021 ECF 3074	May 1, 2021 – May 31, 2021	\$147,575.93	\$118,060.74 (80%)	\$2,118.69	\$118,060.74 (80%)	\$2,118.69	\$0.00	\$149,649.62
TOTAL		\$3,699,797.73	\$3,523,374.56	\$94,609.67	\$3,472,808.31	\$94,609.67	\$2,839,815.49	\$903,980.66

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Special Counsel to the Debtors

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re: : Chapter 11

PURDUE PHARMA L.P., et al., : Case No. 19-23649 (RDD)

:

Debtors.¹ : (Jointly Administered)

JONES DAY'S FIFTH INTERIM APPLICATION FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF ACTUAL AND NECESSARY EXPENSES INCURRED DURING RETENTION PERIOD FROM FEBRUARY 1, 2021 THROUGH MAY 31, 2021

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The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

TO THE HONORABLE ROBERT D. DRAIN UNITED STATES BANKRUPTCY JUDGE:

Jones Day, special counsel to the above-captioned debtors and debtors in possession (the "Debtors"), hereby files its fifth interim application (this "Application"), pursuant to sections 330(a) and 331 of title 11 of the United States Code (the "Bankruptcy Code"), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") and Rule 2016-1 of the Local Rules for the United States Bankruptcy Court for the Southern District of New York (the "Local Bankruptcy Rules"), for (i) allowance of compensation in the amount of \$882,115.82 (as discounted from \$1,015,158.00) for professional services rendered for the Debtors and (ii) reimbursement of actual and necessary expenses incurred in the amount of \$21,909.83, for the period from February 1, 2021 through and including May 31, 2021 (the "Compensation Period"). In support of this Application, Jones Day respectfully represents as follows:

Background

General Background

- 1. On September 15, 2019 (the "Petition Date"), each of the Debtors filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code. The Debtors are authorized to continue to manage and operate their businesses as debtors in possession pursuant to sections 1107 and 1108 of the Bankruptcy Code. No trustee has been appointed in the Debtors' chapter 11 cases (the "Chapter 11 Cases") as of the date hereof.
- 2. Background information regarding the Debtors and these Chapter 11 Cases, including the Debtors' business operations, corporate structure, financial condition and the events leading up to these Chapter 11 Cases, is set forth in the *Debtors' Informational Brief* filed on September 16, 2019 [ECF No. 17].

- 3. On December 5, 2019, the Debtors filed an Application of the Debtors for an Order Authorizing them to Retain and Employ Jones Day as Special Counsel Nunc Pro Tunc to the Petition Date [ECF No. 601].
- 4. On December 20, 2019, this Court entered an *Order Authorizing the Debtors to Retain and Employ Jones Day as Special Counsel Nunc Pro Tunc to the Petition Date* [ECF No. 690].
- 5. On April 8, 2020, the Court entered an order appointing an independent fee examiner (the "Fee Examiner") in these Chapter 11 Cases [ECF No. 1023].
- 6. Jones Day has been representing the Debtors since 2004 in connection with intellectual property prosecution and litigation, including Hatch-Waxman patent litigation and related matters. Additionally, over the years Jones Day has provided the Debtors with general intellectual property related counseling and opinion work. Over the course of the engagement, Jones Day attorneys have worked closely with the Debtors' management and in-house counsel and, as a result, have acquired extensive knowledge of the Debtors' history, intellectual property portfolio, litigation needs and related matters.
- 7. During the Compensation Period, Jones Day has continued providing the Debtors with targeted advice on discrete matters of patent and intellectual property law. Additionally, Jones Day continued representing the Debtors in connection with several active patent litigation matters. Jones Day now seeks compensation for services rendered and reimbursement of expenses incurred in connection with the aforementioned representation.

Statements by Jones Day

8. Jones Day makes the following statements consistent with the Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed under 11 U.S.C. § 330 by Attorneys in Larger Chapter 11 Cases, effective November 1, 2013 (the "U.S.

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Trustee Guidelines") and the General Order M-447, Amended Guidelines for Fees and Disbursements for Professionals in Southern District of New York Bankruptcy Cases (the "Local Guidelines").

Statements by Jones Day Pursuant to Section C(5) of the U.S. Trustee Guidelines – Certain Fee and Rate Matters

9. Consistent with the pre-petition practice, Jones Day agreed to charge the Debtors lower billing rates than the standard rates customarily billed by the firm. For 2021, Jones Day agreed to charge the Debtors previous year's billable rates (*i.e.*, Jones Day used 2020 billable rates for 2021 in calculating amounts due for legal services performed), and the current rates are also subject to a thirteen percent (13%) discount.

- 10. None of the hourly rates of Jones Day's professionals and paralegals included in this Application have been varied based on the geographic location of these Chapter 11 Cases.
- 11. This Application includes minimal time (4.8 hours) related to reviewing time records to ensure the protection of any privileged or other confidential information and revising invoices that are separate from the reasonable fees incurred for preparing the Monthly Fee Statements (as defined below) or this Application.

Statements by Jones Day Pursuant to Section C(6) of the U.S. Trustee Guidelines — Information About Budget and Staffing Plans

12. Jones Day and the Debtors agreed to a budget for each significant litigation matter being handled by Jones Day during the Compensation Period. The fees sought in this Application are in line with the budget discussed with and approved by the Debtors, with the exception of the Collegium Pharmaceuticals matter. The Collegium Pharmaceuticals matter involved a number of unexpected projects including supplemental briefing and drafting an amended

complaint. For matters for which no budget was agreed upon, the work flow was not as predictable and hours expended were not as susceptible to estimation.

Jurisdiction and Venue

13. The Court has subject matter jurisdiction to consider this matter pursuant to 28 U.S.C. § 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue is proper before this Court pursuant to 28 U.S.C. § 1408 and 1409.

Relief Requested and Reasons Therefore

Authority for Relief

14. Jones Day makes this Application (a) pursuant to sections 330(a) and 331 of the Bankruptcy Code, Bankruptcy Rule 2016 and Local Bankruptcy Rule 2016-1; and (b) consistent with (i) the U.S. Trustee Guidelines, (ii) Local Guidelines and (iii) the *Order (I) Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals and (II) Granting Related Relief* [ECF No. 529] (the "Interim Compensation Procedures Order" and, collectively with the U.S. Trustee Guidelines and the Local Guidelines, the "Guidelines").

Request for Interim Allowance of Compensation and Reimbursement of Expenses

15. Jones Day hereby seeks interim (i) allowance of compensation in the amount of \$882,115.82 (as discounted from \$1,015,158.00) for professional services rendered for the Debtors and (ii) reimbursement of actual and necessary expenses incurred in the amount of \$21,909.83 for the Compensation Period. This is the fifth interim application for reimbursement of fees and expenses filed by Jones Day in connection with the Debtors' Chapter 11 Cases.

- 16. Pursuant to Local Bankruptcy Rule 2016-1, section A(3) of the Local Guidelines and Section C of the U.S. Trustee Guidelines, prefixed to this Application and incorporated herein are the following:
 - (a) a cover sheet summarizing the contents of this Application;
 - (b) a schedule identifying all Jones Day professionals and legal support staff who performed services in these Chapter 11 Cases during the Compensation Period, including, with respect to each professional or paraprofessional, as applicable, his or her title or position, date of first admission, number of hours and fees billed, current and initial billing rate and the number of rate increases (if any) since the commencement of these Chapter 11 Cases;
 - (c) a summary of actual and necessary expenses that Jones Day incurred during the Compensation Period in connection with the performance of professional services for the Debtors, and for which it seeks reimbursement herein;
 - (d) computation of blended hourly rate for persons who billed time during the Compensation Period; and
 - (e) a summary of total compensation and expenses previously awarded by the court.
- Application in accordance with the Local Guidelines is attached hereto as Exhibit A; (b) a table identifying the number of hours and amount of fees requested by each Jones Day timekeeper is attached hereto as Exhibit B; (c) a summary of the expenses incurred by Jones Day during the Compensation Period in performing professional services to the Debtors and the bankruptcy estate is attached hereto as Exhibit C; (d) a table identifying, by project category, the number of hours worked and amount of fees requested as compared to the agreed-upon budget is attached hereto as Exhibit D; and (e) detailed time records for the Compensation Period are attached hereto as Exhibit E.²

The time records included in <u>Exhibit E</u> have been minimally redacted to protect privileged information.

Prior Payments to Jones Day

- 18. In accordance with the Interim Compensation Procedures Order, Jones Day filed the following first, second, third, and fourth interim fee applications (the "Interim Fee Applications") and monthly fee statements (the "Monthly Fee Statements"):
 - a. On March 16, 2020, Jones Day filed the First Interim Application for Allowance of Compensation for Services Rendered and Reimbursement of Actual and Necessary Expenses Incurred During Retention Period from September 15, 2019 to January 31, 2020 [ECF No. 948], seeking allowance of \$1,067,512.46 (after application of agreed upon discount) in fees for services rendered and reimbursement of \$12,001.56 in expenses incurred in connection with the services provided for the Debtors. The Court approved this application subject to a \$20,566.25 reduction agreed upon between Jones Day and the Fee Examiner.
 - b. On July 15, 2020, Jones Day filed the Second Interim Application for Allowance of Compensation for Services Rendered and Reimbursement of Actual and Necessary Expenses Incurred During Retention Period from February 1, 2020 to May 31, 2020 [ECF No. 1406], seeking allowance of \$735,002.54 (after application of agreed upon discount) in fees for services rendered and reimbursement of \$40,243.35 in expenses incurred in connection with the services provided for the Debtors. The Court approved this application subject to a \$10,000.00 reduction agreed upon between Jones Day and the Fee Examiner.
 - c. On November 16, 2020, Jones Day filed the *Third Interim Application for Allowance of Compensation for Services Rendered and Reimbursement of Actual and Necessary Expenses Incurred During Retention Period from June 1, 2020 to September 30, 2020* [ECF No. 1968], seeking allowance of \$640,809.81 (after application of agreed upon discount) in fees for services rendered and reimbursement of \$10,725.56 in expenses incurred in connection with the services provided for the Debtors. The Court approved this application subject to a \$20,000.00 reduction agreed upon between Jones Day and the Fee Examiner.
 - d. On March 17, 2021, Jones Day filed the Fourth Interim Application for Allowance of Compensation for Services Rendered and Reimbursement of Actual and Necessary Expenses Incurred During Retention Period from October 1, 2020 to January 31, 2021 [ECF No. 2510], seeking allowance of \$374,357.09 (after application of agreed upon discount) in fees for services rendered and

- reimbursement of \$9,729.37 in expenses incurred in connection with the services provided for the Debtors. The Court approved this application.
- e. On April 26, 2021, Jones Day filed and served the Sixteenth Monthly Fee Statement of Jones Day for Compensation for Services Rendered and Reimbursement of Expenses Incurred as Special Counsel to the Debtors for the Period from February 1, 2021 through February 28, 2021 [ECF No. 2747], seeking allowance of \$157,888.67 (after application of agreed upon discount and subject to 20% holdback) in fees for services rendered and reimbursement of \$65.40 in expenses incurred in connection with the services provided for the Debtors.
- f. On May 10, 2021, Jones Day filed and served the Seventeenth Monthly Fee Statement of Jones Day for Compensation for Services Rendered and Reimbursement of Expenses Incurred as Special Counsel to the Debtors for the Period from March 1, 2021 through March 31, 2021 [ECF No. 2836], seeking allowance of \$304,273.80 (after application of agreed upon discount and subject to 20% holdback) in fees for services rendered and reimbursement of \$5,965.82 in expenses incurred in connection with the services provided for the Debtors.
- g. On May 25, 2021, Jones Day filed and served the *Eighteenth Monthly Fee Statement of Jones Day for Compensation for Services Rendered and Reimbursement of Expenses Incurred as Special Counsel to the Debtors for the Period from April 1, 2021 through April 30, 2021* [ECF No. 2922], seeking allowance of \$272,377.43 (after application of agreed upon discount and subject to 20% holdback) in fees for services rendered and reimbursement of \$13,759.92 in expenses incurred in connection with the services provided for the Debtors.
- h. On June 28, 2021, Jones Day filed and served the Nineteenth Monthly Fee Statement of Jones Day for Compensation for Services Rendered and Reimbursement of Expenses Incurred as Special Counsel to the Debtors for the Period from May 1, 2021 through May 31, 2021 [ECF No. 3074], seeking allowance of \$147,575.93 (after application of agreed upon discount and subject to 20% holdback) in fees for services rendered and reimbursement of \$2,118.69 in expenses incurred in connection with the services provided for the Debtors.
- 19. To date, Jones Day has received \$2,839,815.49 on account of the aforementioned Interim Fee Applications and Monthly Fee Statements.

Services Provided by Jones Day by Project Category

20. The following is a brief description of the principal activities of Jones Day's professionals during the Compensation Period for each project category, consistent with the requirements of the Interim Compensation Procedures Order, section C(8)(c) of the U.S. Trustee Guidelines and section A(4)(iii) of the Local Guidelines. For each project category, the narrative summary provides a description of the project, its necessity and benefit to the estate and its status, including any pending litigation for which compensation and reimbursement are requested. Exhibits D and E provide the remaining information required by the Interim Compensation Procedures Order, section C(8)(c) of the U.S. Trustee Guidelines and section A(4)(iii) of the Local Guidelines, including, for each project category, (a) the identity of each person providing services on the project, (b) a statement of the number of hours spent and the amount of compensation requested for each timekeeper on the project, and (c) a detailed description of each individual's activities.

(1) Purdue Pharma L.P., et al. v Collegium Pharmaceuticals (876.8 hours)

Debtors with respect to this on-going litigation matter, including drafting and revising the lift stay motion and other submissions to the Court in support thereof; preparing for and attending multiple status conferences before the Court; drafting and revising supplemental submissions to the Court concerning pending motions to stay and to strike; reviewing and analyzing documents produced by defendants and third parties; reviewing and analyzing Collegium's motion to dismiss, and drafting and revising the first amended complaint filed by the Debtors following such review and analysis; and performing legal research on various topics. Jones Day further advised the Debtors with respect to strategic decisions in connection with this litigation.

(2) Purdue Pharma L.P. et al. v. Intellipharmaceutics Corp. (9.8 hours)

22. During the Compensation Period, Jones Day professionals advised the Debtors with respect to this on-going litigation matter.

(3) Strategic Corporate Advice (27.7)

23. During the Compensation Period, Jones Day professionals dedicated time to preparing for and participating in numerous meetings and telephonic conferences with the Debtors and their primary counsel and preparing various legal memoranda related to representation of the Debtors. Jones Day professionals also considered overall litigation strategy and other intellectual property issues in light of the bankruptcy proceedings.

(4) Accord Healthcare Inc. (196.2 hours)

24. During the Compensation Period, Jones Day professionals advised the Debtors with respect to this on-going litigation matter, including reviewing and analyzing documents produced by defendants in said matter, reviewing and analyzing defendant Accord Healthcare's answer and counterclaims, and drafting and revising the documents to be filed by the Debtors following said review and analysis. Jones Day further advised the Debtors with respect to strategic decisions in connection with this litigation.

(5) Retention Matters (63.8 hours)

25. During the Compensation Period, Jones Day professionals prepared Jones Day's fourth interim fee application and four Monthly Fee Statements. Jones Day professionals also spent time reviewing voluminous conflict reports and preparing supplemental disclosures in connection with Jones Day's continued retention as special counsel.

(6) The Requested Fees Are Reasonable

26. The amount of fees sought by Jones Day is appropriate given the issues presented by the Debtors' Chapter 11 Cases. In addition, these fees are commensurate with fees

that other attorneys of comparable experience and expertise have charged and been awarded in similar chapter 11 cases. Jones Day's work on the aforementioned active litigation matters, including advising the Debtors with respect to preservation of rights in pending litigation matters in light of the bankruptcy proceedings, is beneficial to the Debtors, the Debtors' estates and other parties in interest and furthers the Debtors' ultimate goal of maximizing the value of the estates for the benefit of all parties in interest.

Expenses Incurred By Jones Day

- 27. Section 330 of the Bankruptcy Code authorizes "reimbursement for actual, necessary expenses" incurred by professionals employed in a chapter 11 case. 11 U.S.C. § 330. Accordingly, Jones Day seeks interim allowance of reimbursement of expenses incurred during the Compensation Period, in the amount of \$21,909.83. During the Compensation Period, the bulk of expenses was incurred in connection with consultant fees. Incurrence of these expenses was essential to the preservation of the Debtors' assets during the bankruptcy proceedings. The expenses for which Jones Day seeks reimbursement are reasonable, actual and necessary, and are of the kind customarily billed to non-bankruptcy clients.
- 28. Consistent with section C(13) of the U.S. Trustee Guidelines and sections A(4)(vi) and A(5)(iii) of the Local Guidelines, the expense details attached as <u>Exhibits C</u> and <u>E</u> hereto identify the expenses sought to be reimbursed herein in chronological order, including for each expense (a) the amount, (b) a description and pertinent detail, (c) the date(s) incurred, (d) the Jones Day professional or paralegal that incurred the expense (if relevant) and (e) the reason for the expense.
- 29. In accordance with the requirements of the Bankruptcy Code, the Bankruptcy Rules and the Guidelines, Jones Day maintains the following policies with respect to expenses for which reimbursement is sought herein:

- (a) No amortization of the cost of any investment, equipment or capital outlay is included in the expenses. In addition, for those items or services that Jones Day purchased or contracted from a third party (such as consultants), Jones Day seeks reimbursement only for the exact amount billed to Jones Day by the third party vendor and paid by Jones Day to the third party vendor.
- (b) Photocopying by Jones Day, to the extent charged, was charged at 10 cents per page. To the extent practicable, Jones Day utilized less expensive outside copying services.
- (c) The time pressures associated with the services rendered by Jones Day frequently required Jones Day's professionals and paralegals to devote substantial amounts of time during the evenings and on weekends. Jones Day has not charged the Debtors for secretarial and other staff overtime expense.
- 30. Jones Day believes that this Application reflects all expenses incurred during the Compensation Period. To the extent any such expenses have not yet been billed as of the date of filing of this Application, however, due to, for example, delays in the applicable billing cycle, Jones Day reserves the right to supplement this Application to include such expenses at or prior to the hearing thereon or to seek reimbursement of such expenses in connection with the next interim compensation period.

Adjustment to Fees and Expenses

31. Consistent with its own internal policies and to comply with the "reasonableness" requirements of section 330 of the Bankruptcy Code, Jones Day has reviewed the service descriptions and expense detail associated with the Compensation Period and has determined that certain fees should not be charged to the Debtors. Jones Day wrote off a total sum of \$4,607.50 during the Compensation Period. The adjustments made by Jones Day result from, among other things: (a) the reduction (or elimination) of fees where the time charged for the particular services exceeded the amount of time that, in Jones Day's estimation, it should have taken the lawyer or the paraprofessional to render the services; (b) the deletion of charges for

duplicative or nonproductive services; and (c) other adjustments considered appropriate by Jones

Day or required by applicable rules.

The Requested Compensation Should Be Allowed

- 32. Section 330(a)(1) of the Bankruptcy Code provides that the Court may award a professional person employed under section 327 or 1103 of the Bankruptcy Code:
 - (A) reasonable compensation for actual, necessary services rendered by the trustee, examiner, ombudsman, professional person, or attorney and by any paraprofessional person employed by any such person; and
 - (B) reimbursement for actual, necessary expenses.

11 U.S.C. § 330(a)(1). Section 330(a)(3)(A) further provides the following standards for the Court's review of a fee application:

In determining the amount of reasonable compensation to be awarded to an examiner, trustee under chapter 11, or professional person the court shall consider the nature, the extent, and the value of such services, taking into account all relevant factors, including—

- 1. the time spent on such services;
- 2. the rates charged for such services;
- 3. whether the services were necessary to the administration of, or beneficial at the time the service was rendered toward the completion of, a case under this title;
- 4. whether the services were performed within a reasonable amount of time commensurate with the complexity, importance, and nature of the problem, issue, or task addressed;
- 5. with respect to a professional person, whether the person is board certified or otherwise has demonstrated skill and experience in the bankruptcy field; and
- 6. whether the compensation is reasonable based on the customary compensation charged by comparably skilled practitioners in cases other than cases under this title.

11 U.S.C. § 330(a)(3)(A).

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33. Jones Day respectfully submits that it has satisfied the requirements for the allowance of the compensation and reimbursement of expenses sought herein. The services described above were necessary to the administration of the Debtors' Chapter 11 Cases and were beneficial to the Debtors and parties in interest. Jones Day's services were often performed in a minimum amount of time and commensurate with the complexity of the matters facing the Debtors. Further, the compensation sought by Jones Day is reasonable because it is based on the customary compensation charged by comparably skilled practitioners outside of bankruptcy.

Review by the Debtors

34. The Debtors and the U.S. Trustee have received copies of the Monthly Fee Statements filed in these Chapter 11 Cases and had the opportunity to review the invoices for the Compensation Period.

Notice

35. Notice of this Application has been provided in accordance with procedures set forth in the Interim Compensation Procedures Order and the *Second Amended Order Establishing Certain Notice, Case Management, and Administrative Procedures* [ECF No. 498]. Jones Day respectfully submits that no other or further notice need be provided.

WHEREFORE, Jones Day respectfully requests that the Court enter an order: (i) approving this Application; (ii) allowing on an interim basis compensation in the amount of \$882,115.82 for professional services rendered by Jones Day during the Compensation Period; (iii) allowing on an interim basis reimbursement of expenses of \$21,909.83 incurred by Jones Day during the Compensation Period; (iv) authorizing and directing the Debtors to pay the approved fees and expenses to Jones Day; and (v) granting such other and further relief to Jones Day as is just and proper.

Dated: July 15, 2021

San Diego, California

Respectfully submitted,

/s/ Chané Buck

JONES DAY Chané Buck (pro hac vice)

4655 Executive Drive, Suite 1500 San Diego, CA 92121

Telephone: (858) 314-1158 Facsimile: (844) 345-3178

Email: cbuck@jonesday.com

- and –

John J. Normile Anna Kordas JONES DAY 250 Vesey Street

New York, New York 10281 Telephone: 212.326.3939

Facsimile: 212.755.7306

Email: jnormile@jonesday.com

akordas@jonesday.com

Special Counsel to the Debtors

EXHIBIT A

Certification of John J. Normile

JONES DAY John J. Normile Anna Kordas 250 Vesey Street New York, NY 10281

Telephone: 212.326.3939 Facsimile: 212.755.7306

Chané Buck (pro hac vice)

4655 Executive Drive, Suite 1500

San Diego, CA 92121

Telephone: 858.314.1158
Facsimile: 844.345.3178
Special Counsel to the Debtors

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re: : Chapter 11

PURDUE PHARMA L.P., et al., : Case No. 19-23649 (RDD)

:

Debtors.¹ : (Jointly Administered)

CERTIFICATION OF JOHN J. NORMILE

I, John J. Normile, hereby certify as follows:

1. I am a partner in the law firm of Jones Day. I submit this certification with respect to Jones Day's Fifth Interim Application for Allowance of Compensation for Services Rendered and

The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

Reimbursement of Actual and Necessary Expenses Incurred During Retention Period from February 1, 2021 through May 31, 2021 (the "Application").²

- I make this certification in accordance with the Local Guidelines and the U.S.

 Trustee Guidelines.
 - 3. In connection therewith, I hereby certify that:
 - (a) I have read the Application;
- (b) To the best of my knowledge, information and belief formed after reasonable inquiry, the fees and disbursements sought in the Application fall within the Local Guidelines and the U.S. Trustee Guidelines;
- (c) Except to the extent that fees or disbursements are prohibited by the Local Guidelines or the U.S. Trustee Guidelines, the disbursements sought are billed at rates customarily employed by Jones Day and generally accepted by Jones Day's clients;
- (d) The fees sought are billed at the rates lower than the rates customarily employed by Jones Day and generally accepted by Jones Day's clients as an accommodation to the Debtors and upon mutual agreement;
- (e) In providing a reimbursable service included in its expense reimbursement request, Jones Day does not make a profit on that service, whether the service is performed by Jones Day in-house or through a third party;
- (f) With respect to B.2 of the Local Guidelines, I certify that Jones Day has previously provided monthly statements of Jones Day's fees and disbursements in accordance with section B.2 of the Local Guidelines by filing and serving monthly statements in accordance with the Interim Compensation Procedures Order; and

² All capitalized terms used but not defined herein have the meanings given to them in the Application.

(g) With respect to section B.3 of the Local Guidelines, I certify that the Debtors and the U.S. Trustee have received copies of the Monthly Fee Statements filed in these Chapter 11 Cases.

Statements by Jones Day Pursuant to Section C.5 of the U.S. Trustee Guidelines

- 4. The following statement is provided pursuant to section C.5 of the U.S. Trustee Guidelines:
 - (a) **Question:** Did you agree to any variations from, or alternatives to, your standard or customary billing rates, fees or terms for services pertaining to this engagement that were provided during the application period?

Answer: Prior to the Petition Date, the Debtors and Jones Day agreed to a discounted fee arrangement. Jones Day and the Debtors agreed to maintain this discounted fee arrangement following the Petition Date.

(b) Question: If the fees sought in the fee application as compared to the fees budgeted for the time period covered by the fee application are higher by 10% or more, did you discuss the reasons for the variation with the client?

Answer: The fees sought in this Application do not exceed the budget contemplated for each significant litigation matter during the Compensation Period discussed with and approved by the Debtors, with the exception of the Collegium Pharmaceuticals as shown on Exhibit D attached hereto. The reasons for the variance with respect to the Collegium Pharmaceuticals matter were discussed with the client and resulted from unanticipated projects that came up. For matters for which no budget was agreed upon, the work flow was not as predictable and hours expended were not susceptible to estimation.

(c) **Question:** Have any of the professionals included in this fee application varied their hourly rate based on the geographic location of the bankruptcy case?

Answer: No.

(d) **Question:** Does the fee application include time or fees related to reviewing or revising time records or preparing, reviewing or revising invoices other than reasonable fees for preparing fee applications? (This is limited to work involved in preparing and editing billing records that would not be compensable outside of bankruptcy and does not include reasonable fees for preparing a fee application.) If so, please quantify by hours and fees.

Answer: No.

Question: Does the fee application include time or fees for reviewing time (e) records to redact any privileged or other confidential information? If so, please quantify by hours and fees.

Answer: Yes, the application includes 4.8 hours spent on redacting privileged and confidential information from the time records.

(f) Question: If the fee application includes any rate increases since retention: (i) Did your client review and approve those rate increases in advance? (ii) Did your client agree when retaining the law firm to accept all future rate increases? If not, did you inform your client that they need not agree to modified rates or terms in order to have you continue the representation, consistent with ABA Formal Ethics Opinion 11-458?

Answer: This Application does not include any rate increases for Jones Day's professionals' fees implemented during this Compensation Period.

Dated: July 15, 2021

New York, New York

Respectfully submitted,

/s/ John J. Normile John J. Normile JONES DAY 250 Vesey Street

New York, New York 10281 Telephone: 212.326.3939 Facsimile: 212.755.7306

Email: jnormile@jonesday.com

Special Counsel to the Debtors

EXHIBIT B

Summary of Professionals for Compensation Period

SUMMARY OF PROFESSIONALS/STAFF FOR COMPENSATION PERIOD

<u>NAME</u>	YEAR OF ADMISSION	2021 RATE ¹	EFFECTIVE 2021 RATE ²	HOURS	<u>AMOUNT</u>
Matthew W. Johnson	2007	\$850.00	\$739.50	0.8	\$680.00
Gasper J. LaRosa	2002	\$1,125.00	\$978.75	8.0	\$9,000.00
Christopher Morrison	2001	\$1,025.00	\$891.75	31.5	\$32,287.50
Dan T. Moss	2007	\$1,075.00	\$935.25	0.9	\$967.50
John J. Normile	1989	\$1,250.00	\$1,087.50	280.8	\$351,000.00
	TOTAL PART	NER:		322.0	\$393,935.00
Kelsey I. Nix	1988	\$1,180.00	\$1,026.60	148.2	\$174,876.00
	TOTAL OF CO	DUNSEL:		148.2	\$174,876.00
Chane Buck	2017	\$575.00	\$500.25	28.8	\$16,560.00
Anna Kordas	2014	\$800.00	\$696.00	17.4	\$13,920.00
Kevin V. McCarthy	2016	\$715.00	\$622.05	332.2	\$237,523.00
Adam M. Nicolais	2017	\$655.00	\$569.85	207.3	\$135,781.50
	TOTAL ASSO	CIATE:		585.7	\$403,784.50
Monika Barrios	N/A	\$325.00	\$282.75	0.6	\$195.00
Jason J. Darensbourg	N/A	\$350.00	\$282.75	78.4	\$27,440.00
Kristina Horn	N/A	\$425.00	\$369.75	16.5	\$7,012.50
Martin Ihle	N/A	\$350.00	\$304.50	15.3	\$5,355.00
Marguerite Melvin	N/A	\$400.00	\$348.00	5.3	\$2,120.00
Yuri Mozolev	N/A	\$175.00	\$152.25	0.8	\$140.00
Todd Weaver	N/A	\$250.00	\$217.50	0.5	\$125.00
Brook Zywick	N/A	\$175.00	\$152.25	1.0	\$175.00
TOTAL LEGAL SUPPORT:				118.4	\$42,562.50
TOTAL:				1174.3	\$1,015,158.00
AFTER 13% DISCOUNT:					\$883,187.46

This rate reflects the agreed upon discounted rate arrangement – Jones Day agreed to charge the Debtors previous year's billable rates (*i.e.*, for 2021, Jones Day used 2020 standard billable rates in calculating amounts due for legal services performed).

This rate reflects the effective 2021 billable rate after application of the thirteen percent (13%) discount.

EXHIBIT C

Summary of Disbursements and Expenses for Compensation Period

SUMMARY OF DISBURSEMENTS AND EXPENSES FOR COMPENSATION PERIOD

Expenses	<u>Amount</u>
Consultant Fees	\$20,500.00
Mailing Charges	\$89.02
Printing Charges	\$150.00
Court Costs	\$795.32
Publication Expenses	\$375.49
Total:	\$21,909.83

EXHIBIT D

Summary of Compensation Requested by Project Category

SUMMARY OF COMPENSATION REQUESTED BY PROJECT CATEGORY AND COMPLIANCE WITH THE BUDGET

<u>Matter</u>	Hours Billed this Compensation Period	Fees Incurred this Compensation Period (after application of 13% discount)	Agreed Upon Budget for this Compensation Period
Collegium			
Pharmaceuticals	876.8	\$684,312.42	\$240,000.00
Intellipharmaceutics			
Corp.	9.8	\$5,690.67	N/A
Strategic Corporate			
Advice	27.7	\$17,085.06	N/A
Accord Healthcare Inc.	196.2	\$136,977.59	\$295,000.00
Retention Matters	63.8	\$39,121.73	N/A
Total:	1174.3	\$883,187.46	\$535,000.00

EXHIBIT E

Time Detail for February 1, 2021 through May 31, 2021

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IN ACCOUNT WITH

JONES DAY

New York 250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

April 13, 2021 305158-610005

Invoice: 33483571

PURDUE PHARMA L.P. Attention: Bruce J. Koch, Esq. Chief Patent Counsel One Stamford Forum Stamford, CT 06901

For legal services rendered for the period through February 28, 2021:

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals USD 161,492.00

Less 13% Fee Discount (20,993.96)

USD 140,498.04

DISBURSEMENTS & CHARGES

Court Reporter Fees 65.40

TOTAL USD 65.40
USD 140,563.44

CREDIT to Reduce January Rates As Agreed USD (1,071.64)

AMOUNT DUE THIS INVOICE USD 139,491.80

Please remit payment to:

ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407 ABA No: 021000089 Wire Transfer
Citibank, N.A.
New York, NY
Account Name: Jones Day
Account No: 37026407
ABA No: 021000089
Swift Code: CITIUS33

PLEASE REFERENCE 305158-610005/33483571 WITH YOUR PAYMENT

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 2747 Filed 04/26/21 Entered 04/26/21 16:04:46 Main Document 10^{-2}

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Invoice: 33483571

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals

TIMEKEEPER DETAIL SCHEDULE

	Hours	Rate	Amount
PARTNER			
C M MORRISON	3.20	1,025.00	3,280.00
J J NORMILE	44.30	1,250.00	55,375.00
OF COUNSEL			
K I NIX	24.80	1,180.00	29,264.00
ASSOCIATE			
K MCCARTHY	70.60	715.00	50,479.00
A M NICOLAIS	26.80	655.00	17,554.00
PARALEGAL			
J J DARENSBOURG	5.90	350.00	2,065.00
LEGAL SUPPORT			
K HORN	2.00	425.00	850.00
PROJECT ASST			
M IHLE	7.50	350.00	2,625.00
TOTAL	185.10	USD	161,492.00

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Purdue Pharma L.P., et al v. Collegium Pharmaceuticals

SERVICES DETAIL SCHEDULE

Date of Service Timekeeper Name Hours 02/01/21 A M NICOLAIS 1.20 Communication in firm with K. McCarthy re motion to lift stay/amend (.4); drafting motion to lift stay (.8). 02/01/21 **HORMILE** Preparation for and participation in weekly team teleconference with B. Koch, R. Silbert, R. Kreppel, R. Inz, P. Hendler and A. Nicolais (.50); ((preparation for and participation in teleconference (.80).02/02/21 K MCCARTHY 1.00 Revise motion to lift stay (0.8) and communicate with A. Nicolais regarding same (0.2). 02/02/21 A M NICOLAIS 1.30 Continue drafting motion to lift stay (1.0); research re lift stay factors re same (.3). 02/03/21 0.50 Send PTX exhibits from Purdue-IPC 17-392 to Pablo Hendler at Potomac Law Group, PLLC via Accellion FTP. 02/03/21 K MCCARTHY Analyze prior OxyContin trial exhibits (0.3) and communicate internally and with P. Hendler regarding same (0.2); review and revise draft liftstay motion and draft Rosen declaration in support of same (1.0). A M NICOLAIS 02/03/21 Continue research re motion to lift stay pending PTAB proceeding (1.0); revising motion to lift stay and supporting declaration (3.2); communication in firm with K. McCarthy re same (.4). J J NORMILE Revision of prior drafts of motion to lift stay (1.2) including various correspondence with K. McCarthy regarding same (.3). 02/04/21 M IHLE 1.50 Send PTX exhibits from Purdue-IPC 17-392 and Purdue-Amneal 15-1152 cases to Pablo Hendler and Keri Click at Potomac Law Group, PLLC via Accellion FTP. K MCCARTHY 2.50 02/04/21 Revise motion to lift stay (1.0); perform legal research in support of same (1.5). 02/04/21 **HORMILE** 1.00 Continued attention to preparation of motion in support of lift stay and Rosen declaration (.7) including various correspondence and teleconferences with K. McCarthy (.3). 02/05/21 0.20 Review electronic files to identify trial exhibits used in prior oxy litigations per K. McCarthy. 02/05/21 MIHLE Collect and .zip PTX Exhibits from prior oxy litigations and send to Pablo Hendler and Keri Click at Potomac Law Group, PLLC via Accellion FTP. 2.00 02/05/21 K MCCARTHY Revise memorandum of law in support of motion to lift stay (1.0) and attention to miscellaneous internal and bankruptcy counsel correspondence regarding same (0.2) revise Rosen declaration in support of motion to lift stay (0.5) and communicate internally regarding same (0.3).

E-mails with K. McCarthy and D. Rosen regarding declaration in support of motion to lift stay.

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Purdue Pharma L.P., et al v. Collegium Pharmaceuticals

Timekeeper Name Date of Service Hours

02/05/21 **HORMILE**

K HORN

02/08/21

1.50

1.20

Review drafts of motion for lift stay including draft Rosen declaration and various correspondence from K. McCarthy and K. Nix regarding same.

02/07/21 K I NIX 1.20

Revised draft Rosen declaration (1.0); e-mails with D. Rosen regarding same (.2).

02/07/21 J J NORMILE 1.50

Continued attention to preparation of lift stay motion and Rosen declaration.

02/08/21 M IHLE 2.50

Collect and .zip PTX Exhibits from prior oxy litigations and send to Pablo Hendler and Keri Click at Potomac Law Group, PLLC via Accellion FTP (1.2); create a draft Word log of documents sent via Accellion in October 2020 and since February 3, 2021 (1.3).

02/08/21 K MCCARTHY 4.00

Revise motion to lift stay (2.7) and communicate with A. Nicolais regarding same (0.3); prepare for (0.2) and participate in (0.3) internal teleconference with J. Normile and A. Nicolais regarding motion and related tasks; prepare for (0.2) and participate in (0.3) weekly client teleconference regarding litigation status updates.

A M NICOLAIS 0.50 02/08/21

Communication in firm with K. McCarthy and J. Normile re draft motion to lift stay (.3); revisions re same (.2).

02/08/21 K I NIX

Teleconference with D. Rosen regarding supporting declaration for motion to lift stay (.3); worked on revised draft declaration (1.2) and email to D. Rosen regarding same (.3).

02/08/21 **J J NORMILE**

Preparation for (.40) and participation in (.40) teleconference with K. McCarthy and A. Nicolais regarding preparation of motion to lift stay and Rosen declaration in support of same; revise draft memorandum and declaration and related correspondence (2.3); preparation for (.40) and participation in (.40) weekly team teleconference including B. Koch, R. Kreppel, R. Silbert, R. Inz, K. McCarthy and A. Nicolais; preparation for (.10) and participation in (.20) teleconference with P. Hendler regarding preparation of motion to lift stay; ((review of various correspondence regarding (.80).

02/09/21 M IHLE 0.50

Collect and .zip PTX Exhibits from prior oxy litigations and send to Pablo Hendler and Keri Click at Potomac Law Group, PLLC via Accellion FTP (.3); confer with TCDI about restoring access to Purdue databases in Relativity, subject to approval by Tom (.2). Morrissey.

02/09/21 K MCCARTHY 6.50

Revise motion to lift stay (5.5); revise Rosen declaration (0.3) and communicate with K. Nix and A. Nicolais regarding same (0.4); attention to internal correspondence regarding protective order issues (0.3).

02/09/21 A M NICOLAIS 2.90

Communication in firm with K. McCarthy re motion to lift stay (.3); revisions to same and incorporation of Rosen Declaration (2.3); analyze discovery confidentially order re confidentiality requirements (.2) and communication in firm with K. Nix re same (.1).

02/09/21 K I NIX 3.20

Two teleconferences and e-mails with D. Rosen regarding draft declaration (.5); studied draft brief in support of motion to lift stay (2.5); conferred with J. Normile and K. McCarthy regarding protective order issue concerning formulary rebate rates (.2).

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305158-610005 Page 5 April 13, 2021 Invoice: 33483571 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Date of Service Timekeeper Name Hours 02/09/21 **HORMILE** 2.80 Continued revision of memorandum in support of motion to lift stay including Rosen declaration (2.0) and review of case protective order regarding same (.8). 0.90 02/10/21 J J DARENSBOURG Manage spreadsheet of litigation documents sent to P Hendler. 02/10/21 K HORN 0.30 02/10/21 K MCCARTHY 3.60 Revise memorandum of law in support of motion to lift stay in response to edits received (2.9); ((attention to client correspondence regarding (0.4));coordinate preparation of exhibits to Rosen declaration (0.3). 02/10/21 A M NICOLAIS 1.20 Further revisions to draft motion to lift stay (.7); communication in firm with K. McCarthy and K. Nix re same (.2); research for Rosen declaration exhibits re same (.3). 02/10/21 1.80 Worked on supporting D. Rosen declaration (1.0); conferred with D Rosen (.5); e-mail to K. McCarthy and A. Nicolais regarding Rosen declaration (.3). 3.00 J J NORMILE Revise memorandum in support of lift stay motion (1.5) and review and revision of Rosen declaration (1.0); ((review of (.50))). 02/11/21 K MCCARTHY 2.50 Revise Purdue's motion to lift stay (1.1) and communicate internally, with co-counsel, and with client regarding edits to same (0.6); participate in teleconference with J. Normile and A. Nicolais regarding same (0.4); attention to miscellaneous internal correspondence regarding discovery produced by subpoenaed third parties (0.4). 02/11/21 A M NICOLAIS Revise Collegium motion to lift stay incorporating comments/edits from R. Inz, B. Koch, R. Kreppel and P. Hendler (2.2); communication in firm with J. Normile and K. McCarthy re same (.8). 02/11/21 Work regarding motion to lift stay and supporting Rosen declaration (.7), including e-mails with Purdue (R. Krappel and B. Koch), J. Normile and K. McCarthy regarding damages topics (.3); reviewed edits to draft brief (.4). 02/11/21 J J NORMILE Review various drafts of Purdue's memorandum in support of lift stay motion including various teleconferences with K. McCarthy, A. Nicolais, B. Koch and R. Kreppel (3.0); review of emails and comments from R. Inz, B. Koch and R. Kreppel (1.0). 02/12/21 K MCCARTHY 6.00 Revise motion to lift stay (3.0); attention to client and co-counsel correspondence regarding edits to motion

02/12/21 K I NIX 1.70
Teleconference with K McCarthy regarding revisions to draft brief in support of motion

motion and related declaration (0.5).

Teleconference with K. McCarthy regarding revisions to draft brief in support of motion to lift stay (1.0); studied draft brief and client's proposed changes to same (.7).

(1.0); prepare for (0.5) and participate in (1.0) client teleconferences with J. Normile and P. Hendler regarding edits to motion and related litigation testing issues; teleconference with K. Nix regarding edits to

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Date of Service Timekeeper Name Hours

02/12/21 J J NORMILE

3.00

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Preparation for (.4) and participation in (.6) teleconference with B. Koch, R. Kreppel, R. Inz, P. Hendler and K. McCarthy regarding memorandum in support of Purdue's lift stay motion and related correspondence with K. McCarthy; review of edits and comments provided by R. Inz, R. Kreppel and B. Koch (1.0); preparation for (.5) and participation in (.5) teleconference with B. Koch, R. Inz, P. Hendler and K. McCarthy regarding strategic case issues including review of various emails.

02/13/21 K MCCARTHY

3.50

Revise Collegium liftstay motion and related filings (2.0); perform follow-up legal and factual research in support of same (1.5).

02/13/21 J J NORMILE

1.50

Revision of memorandum in support of lift stay motion (1.2) and review of correspondence from P. Hendler and A. Nicolais regarding same (.3).

02/14/21 K MCCARTHY

2.80

Revise Purdue motion to lift stay and related filings (2.5) and communicate with J. Normile and P. Hendler regarding same (0.3).

02/14/21 K I NIX

1.20

Revised draft supporting brief from K. McCarthy.

02/15/21 K MCCARTHY

2.70

Revise Purdue motion to lift stay and related filings (2.0) and communicate with P. Hendler regarding edits to same (0.4); prepare for (0.1) and participate in (0.2) teleconference with J. Normile regarding same.

02/15/21 K I NIX

2.10

Studied revised versions of supporting brief from R. Inz, P. Hendler and K. McCarthy (1.0) and work regarding same (1.1).

02/15/21 J J NORMILE

2.50

Revise current draft of motion to lift stay and Rosen declaration in support of same including P. Hendler edits (2.0); various correspondence with K. McCarthy regarding same (.50).

02/16/21 J J DARENSBOURG

1.00

Manage deposition transcripts and exhibits for P Hendler.

02/16/21 K HORN

0.30

Organize and coordinate electronic transfer of depositions to P. Hendler per K. McCarthy.

02/16/21 K MCCARTHY

3.00

Prepare for (0.4) and participate in weekly (0.6) client teleconference regarding litigation status updates, including review of Purdue litigation tracker (0.2); revise motion to lift stay and related filings (0.8); teleconference with A. Nicolais regarding edits to same (0.2); attention to internal, co-counsel, and client correspondence regarding edits to motion and certain related confidentiality issues (0.8).

02/16/21 A M NICOLAIS

2.80

Team meeting re Collegium motion to lift stay (.5); communication in firm with K. McCarthy re same (.3); incorporating revisions from R. Inz., K. Nix, and R. Kreppel re same (2.0).

02/16/21 K I NIX

2.80

Worked on draft brief in support of motion to lift stay (2.2) and e-mails with J. Normile and K. McCarthy regarding same (.6).

02/16/21 | J NORMILE

2.30

Preparation for (.20) and participation in (.60) weekly team teleconference including B. Koch, R. Kreppel, R. Inz, P. Hendler, K. McCarthy and A. Nicolais; continued review and revision of memorandum in support of lift stay motion and Rosen declaration including various correspondence with K. Nix and K. McCarthy (1.5).

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Purdue Pharma L.P., et al v. Collegium Pharmaceuticals

Date of Service Timekeeper Name Hours

02/17/21 K MCCARTHY

3.00

Invoice: 33483571

Revise sealing motion (0.3) and communicate internally and with opposing counsel regarding finalizing same (0.4); revise cover motion and communicate with A. Nicolais regarding same (0.5); ((review/analyze (0.8))); revise motion to lift stay (0.5) and perform legal research regarding impact of 11 U.S.C. § 1121(d) period in support of same (0.5).

02/17/21 A M NICOLAIS

1.50

Edits to motion to lift stay (.5); drafting cover letter to motion (.4); drafting motion to seal lift stay motion (.4); communication in firm with K. McCarthy re all (.2).

02/17/21 J J NORMILE

1.50

Review of draft motion to seal Purdue's memorandum in support of its lift stay motion and Rosen declaration including correspondence from K. McCarthy and C. Morrison regarding same (1.0); ((review of

(.50))).

02/18/21 J J DARENSBOURG

0.40

Manage shared database for attorneys of correspondence regarding Motion for Leave to File Under Seal Plaintiff's Motion to Lift Stay and document log of deposition transcripts and exhibits sent to P Hendler.

02/18/21 K MCCARTHY

5.00

Revise motion to lift stay, Rosen declaration, and related filings (3.0); review co-counsel and client proposed edits to motion and communicate internally regarding same (0.5); attention to opposing counsel correspondence regarding sealing motion (0.3) and finalize same for filing (0.2); revise proposed schedule exhibit to motion to lift stay and communicate with J. Normile regarding same (1.0).

02/18/21 C M MORRISON

1.40

Rrevise motion to lift stay and motion for leave to file under seal.

02/18/21 A M NICOLAIS

1.10

Edits to motion to seal (.3); revisions to motion to lift stay (.4); communication in firm re same (.4).

02/18/21 K I NIX

1.40

Studied draft brief in support of motion to lift stay and revisions to same (.9); reviewed motion to file under seal (.2); e-mails with K. McCarthy, C. Morrison and A. Nicolais (.3).

02/18/21 J J NORMILE

1.50

Review of various correspondence relating to motion to seal Purdue's motion to lift stay including various emails from K. McCarthy, A. Nicolais, C. Morrison and O. Langer.

02/19/21 K MCCARTHY

1.00

Revise motion to lift stay and communicate with A. Nicolais regarding same (0.5); provide edits to Rosen declaration in support of motion to lift stay (0.5).

02/19/21 C M MORRISON

0.40

Revise motion to seal (.2); communicate with court regarding same (.2).

02/19/21 A M NICOLAIS

0.70

Edits to motion to lift stay and Rosen Declaration and incorporating edits from team re same (.7).

02/19/21 K I NIX

1.80

Worked on draft brief in support of motion to lift stay and Rosen declaration is support of motion to lift stay (1.5); e-mails with J. Normile, K. McCarthy, P. Hendler, C. Morrison and A. Nicolais regarding same (.3).

02/19/21 J J NORMILE

2.00

Revise memorandum in support of lift stay motion and Rosen declaration (1.6) and review of correspondence relating to same (.4).

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 2747 Filed 04/26/21 Finered 04/26/21 16:04:46 Main Document

305158-610005 Page 8 April 13, 2021

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals

Date of Service Timekeeper Name Hours

02/20/21 A M NICOLAIS

1.30

Invoice: 33483571

Edits to motion to lift stay and Rosen declaration (.5) and preparation of exhibits re same (1.3).

02/21/21 K MCCARTHY

1.50

Revise motion to lift stay, Rosen declaration, and related filings (1.0) and communicate with J. Normile and P. Hendler regarding same (.5).

02/21/21 J J NORMILE

1.50

Preparation for (.7) and participation in (.7) teleconference with K. McCarthy regarding draft motion to lift stay and Rosen declaration and review of related correspondence (.1).

02/22/21 J J DARENSBOURG

0.20

Manage shared database for attorneys of Plaintiffs' Motion for Leave to File Under Seal Memorandum of Law and Rosen Declaration in Support of Motion to Lift Court's Stay Order.

02/22/21 K MCCARTHY

7.00

Revise motion to lift stay, Rosen declaration, and related filings (2.8); attention to client and internal edits to same (0.8); finalize same for filing (0.9) and communicate internally regarding filing logistics and service on opposing counsel (0.6); revise proposed redactions to filings and communicate internally and with client concerning same (1.2); prepare for (0.3) and participate in (0.4) weekly client teleconference regarding litigation status updates.

02/22/21 C M MORRISON

0.80

Analyze final motion to lift stay and attention to filing under seal (.6); confer with clerk regarding same (.2).

02/22/21 A M NICOLAIS

4.70

Incorporating edits of R. Inz., B. Koch, K. Nix and R. Kreppel into motion to lift stay and declaration of D. Rosen (1.0); edits to motion to lift stay and Rosen declaration (2.1); finalizing motion for filing (.7); communication in firm with K. McCarthy and K. Nix re same (.5); preparing redactions re same (.4).

02/22/21 K I NIX

3.40

Worked on motion to lift stay and supporting brief and Rosen declaration (2.0); reviewed B. Koch's, R. Kreppel's and R. Inz's comments regarding same (.3); and e-mails with K. McCarthy, J. Normile and A. Nicolais regarding same (.2); coordinated with D. Rosen regarding final review and execution of his declaration (.4); reviewed draft redacted "public" versions of brief and Rosen declaration (.3), and email to K. McCarthy regarding same (.2).

02/22/21 J J NORMILE

2.90

Rrevise memorandum in support of motion to lift stay and Rosen declaration in support including review of comments from R. Inz and B. Koch (1.3); review of various correspondence from K. McCarthy and C. Morrison regarding preparation of redacted versions of memorandum and declarations (.80); preparation for (.40) and participation in (.40) weekly team teleconference with B. Koch, R. Silbert, R. Inz, R. Kreppel, K. McCarthy, A. Nicolais and P. Hendler.

02/23/21 J J DARENSBOURG

1.10

Manage shared database for attorneys of Plaintiffs' Confidential and Redacted versions of Motion to Lift Stay, Memo, Rosen Declaration in Support, and accompanying exhibits.

02/23/21 K MCCARTHY

3.50

Draft/revise public redacted versions of motion to lift stay and Rosen declaration (1.5) and communicate internally and with client regarding same (0.5); ((review/analyze (1.0))); attention to

(0.2); ((draft/revise (0.3))).

02/23/21 C M MORRISON

0.60

Review and finalize public versions of Motion to Lift Stay.

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 2747 Filed 04/26/21 Filed 04/26/21 16:04:46 Main Document

305158-610005 Page 9 April 13, 2021 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 33483571 Date of Service Timekeeper Name Hours 02/23/21 K I NIX 0.80 Reviewed proposed redacted versions of brief and Rosen declaration in support of motion to lift stay (.6), and e-mails with K. McCarthy, J. Normile and P. Hendler regarding same (.2). J J NORMILE 2.00 02/23/21 Attention to preparation of redacted versions of memorandum in support of lift stay motion and Rosen declaration including various correspondence from B. Koch, R. Inz, R. Kreppel, K. Nix and P. Hendler (1.5); ((review (.50))). 1.90 02/24/21 J J DARENSBOURG Update discovery documents for attorney and client review. 02/24/21 K MCCARTHY 4.00 (1.1); prepare for and participate in teleconference with ((Review/analyze Pablo Hendler regarding same (1.1); attention to correspondence with J. Normile, P. Hendler (0.6))); attention to miscellaneous internal and client correspondence regarding prior written discovery requests and responses (0.6) and coordinate compiling of same (0.6). J J DARENSBOURG 02/25/21 0.40 Review correspondence for evidence of deposition scheduling of Patheon and Noramco representatives. 2.00 02/25/21 K MCCARTHY ((Prepare for and participate in teleconference) (1.0); analyze (1.0).)).02/26/21 K MCCARTHY 1.20 Prepare for (.6) and participate in (.6) teleconferences with client, J. Normile, and P. Hendler regarding validity and infringement issues relating to Low-ABUK patents. 02/26/21 **J J NORMILE** 1.50 ((Preparation for and participation in teleconference 02/28/21 K MCCARTHY 0.80 ((Prepare for and participate in teleconference with J. Normile regarding (0.4);attention to miscellaneous internal and client correspondence regarding same (0.4).)). 0.50 Preparation for (.2) and participation in (.3) teleconference with K. McCarthy regarding Rosen declaration.

TOTAL 185.10

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April 13, 2021

65.40

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 33483571

DISBURSEMENT DETAIL

Date Timekeeper Name Location Amount Total

COURT REPORTER FEES

02/04/21 NYC ACCOUNTING NYC 65.40

Court reporter fees Subtotal

Court reporter fees - LINDA WALSH - for telephone conference held on 1/22/2021 - 12 pages.

TOTAL USD 65.40

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IN ACCOUNT WITH

JONES DAY

New York 250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

April 13, 2021 305158-610028

Invoice: 33483574

PURDUE PHARMA L.P. Attention: Bruce J. Koch, Esq. Chief Patent Counsel One Stamford Forum Stamford, CT 06901

For legal services rendered for the period through February 28, 2021:

Accord Healthcare Inc.

USD 8,070.00

Less 13% Fee Discount

USD 7,020.90

TOTAL

USD 7,020.90

Please remit payment to:

ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407 ABA No: 021000089 Wire Transfer
Citibank, N.A.
New York, NY
Account Name: Jones Day
Account No: 37026407
ABA No: 021000089
Swift Code: CITIUS33

Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-shl Doc 3207 Filed 04/26/21 Filed 04/26/21 16:04:46 Main Document 19-23649-rdd Doc 2747

Page 2 305158-610028 April 13, 2021 Invoice: 33483574

Accord Healthcare Inc.

TIMEKEEPER DETAIL SCHEDULE

	Hours	Rate	Amount
PARTNER			
J J NORMILE	0.80	1,250.00	1,000.00
ASSOCIATE			
K MCCARTHY	4.50	715.00	3,217.50
PARALEGAL			
J J DARENSBOURG	1.20	350.00	420.00
LEGAL SUPPORT			
K HORN	1.90	425.00	807.50
PROJECT ASST			
M IHLE	7.50	350.00	2,625.00
TOTAL	15.90	USD	8,070.00

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 2747 Filed 04/26/21 Finered 04/26/21 16:04:46 Main Document

305158-610028 Page 3 April 13, 2021

Invoice: 33483574

Accord Healthcare Inc.

SERVICES DETAIL SCHEDULE

Date of Service Timekeeper Name Hours 02/03/21 0.50 M IHLE Send PTX exhibits from Purdue-IPC 17-392 to Pablo Hendler at Potomac Law Group, PLLC via Accellion 02/03/21 0.50 K MCCARTHY Analyze prior OxyContin trial exhibits (0.2) and communicate internally and with P. Hendler regarding same (0.3). 02/04/21 M IHLE Send PTX exhibits from Purdue-IPC 17-392 and Purdue-Amneal 15-1152 cases to Pablo Hendler and Keri Click at Potomac Law Group, PLLC via Accellion FTP. K MCCARTHY 0.50 02/04/21 Attention to miscellaneous internal correspondence regarding P. Hendler file requests (0.5). 0.20 02/05/21 K HORN Review electronic files to identify trial exhibits used in prior oxy litigations per K. McCarthy. 02/05/21 M IHLE 2.50 Collect and .zip PTX Exhibits from prior oxy litigations and send to Pablo Hendler and Keri Click at Potomac Law Group, PLLC via Accellion FTP. 02/08/21 K HORN 1.20 .)). 02/08/21 M IHLE 2.50 Collect and .zip PTX Exhibits from prior oxy litigations and send to Pablo Hendler and Keri Click at Potomac Law Group, PLLC via Accellion FTP (1.5); create a draft Word log of documents sent via Accellion in October 2020 and since February 3, 2021 (1.0). 02/09/21 K HORN 0.20 02/09/21 M IHLE 0.50 Collect and .zip PTX Exhibits from prior oxy litigations and send to Pablo Hendler and Keri Click at Potomac Law Group, PLLC via Accellion FTP (.3); confer with TCDI about restoring access to Purdue databases in Relativity, subject to approval by Tom Morrissey (.2). 02/09/21 K MCCARTHY 0.50 Attention to miscellaneous internal correspondence regarding P. Hendler document requests (0.5). **JJ DARENSBOURG** 0.90 02/10/21 Manage spreadsheet of litigation documents sent to P Hendler (K McCarthy). 02/10/21 K HORN 0.30 K MCCARTHY 1.20 02/10/21 Coordinate delivery of documents responsive to P. Hendler requests (0.6) and attention to internal correspondence regarding issues related to same (0.4); (02/10/21 J J NORMILE 0.80 Various correspondence and teleconference with R. Smith regarding Accord's request for an additional extension of time to answer. 02/16/21 K MCCARTHY 1.00 Review/analyze prior litigation deposition transcripts and exhibits per P. Hendler request (0.4); communicate internally regarding same (0.3); coordinate delivery of same to P. Hendler (0.3).

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 2747 Filed 04/26/21 Filed 04/26/21 16:04:46 Main Document

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April 13, 2021
Accord Healthcare Inc. Invoice: 33483574

Date of Service Timekeeper Name Hours 02/24/21 J J DARENSBOURG 0.30 Manage shared database for attorneys of Defendants' Unopposed Motion for Extension to Respond to Complaint and accompanying documents. K MCCARTHY 0.50 02/25/21 ((Coordinate review of (0.5).)). K MCCARTHY 02/26/21 0.30 ((Coordinate delivery of (0.3).)).

15.90

TOTAL

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document Pg 48 of 142 19-23649-rdd Doc 2747 Filed 04/26/21 Entered 04/26/21 16:04:46 Main Document Pg 25 of 30

IN ACCOUNT WITH

JONES DAY

New York 250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

April 13, 2021 305158-640002

Invoice: 33483579

PURDUE PHARMA L.P. Attention: Bruce J. Koch, Esq. Chief Patent Counsel One Stamford Forum Stamford, CT 06901

For legal services rendered for the period through February 28, 2021:

 Strategic Corporate Advice
 USD
 8,938.50

 Less 13% Fee Discount
 (1,162.00)

 USD
 7,776.50

 TOTAL
 USD
 7,776.50

Please remit payment to:

ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407 ABA No: 021000089 Wire Transfer
Citibank, N.A.
New York, NY
Account Name: Jones Day
Account No: 37026407
ABA No: 021000089
Swift Code: CITIUS33

Page 2

April 13, 2021

Invoice: 33483579

305158-640002 Strategic Corporate Advice

TIMEKEEPER DETAIL SCHEDULE

	Hours	Rate	Amount
PARTNER			
D T MOSS	0.50	1,075.00	537.50
J J NORMILE	1.10	1,250.00	1,375.00
ASSOCIATE			
K MCCARTHY	6.10	715.00	4,361.50
A M NICOLAIS	2.90	655.00	1,899.50
LEGAL SUPPORT			
K HORN	1.80	425.00	765.00
TOTAL	12.40	USD	8,938,50

 305158-640002
 Page 3

 April 13, 2021

 Strategic Corporate Advice
 Invoice: 33483579

SERVICES DETAIL SCHEDULE

Date of Service	Timekeeper Name	Hours
02/01/21 Week	A M NICOLAIS ly Purdue updates and strategy meeting (.9); drafting weekly status update	1.40 s (.5).
02/02/21	K HORN	0.50
	K MCCARTHY view/analyze documents regarding nunicate internally and with client regarding same (0.3).)).	1.00 (0.7);
02/02/21	JJ NORMILE view of various correspondence relating to (.80); review of (.30)	1.10
02/03/21	K HORN	0.50
((.)).	
02/08/21	K HORN	0.30
02/08/21 ((Atte	K MCCARTHY ention to	1.00
	(0.6); review/analyze	(0.4).)).
02/08/21 Week	A M NICOLAIS ly Purdue strategy and planning meeting (.4); drafting weekly Purdue upda	0.60 ates (.2).
02/09/21	K MCCARTHY rze prior document productions and communicate with P. Hendler regard	1.00
02/10/21	K HORN	0.50
(()).	
02/10/21 ((Atte	K MCCARTHY ention to correspondence	1.20
	(0.5); review/analyze (0.5); teleconference with J. Normile regarding issues rela (0.2).)).	ted to
02/11/21 ((Rev	K MCCARTHY view/analyze (1.1);	1.90
((110)	(0.5); communicate internally with J. Normi (0.3).)).	le regarding
02/16/21 Draft	A M NICOLAIS ing weekly updates/tracker.	0.30
02/22/21 Draft	A M NICOLAIS ing weekly Purdue updates/tracker (.2); weekly Purdue team meeting (.4).	0.60
02/26/21 Comr	D T MOSS municate with Normile regarding retention matters.	0.50
TOTAL		12.40

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IN ACCOUNT WITH

JONES DAY

New York 250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

April 13, 2021 305158-999007

Invoice: 33483581

PURDUE PHARMA L.P. Attention: Bruce J. Koch, Esq. Chief Patent Counsel One Stamford Forum Stamford, CT 06901

For legal services rendered for the period through February 28, 2021:

 Retention Matters
 USD
 4,212.50

 Less 13% Fee Discount
 (547.62)

 USD
 3,664.88

 TOTAL
 USD
 3,664.88

Please remit payment to:

ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407 ABA No: 021000089 Wire Transfer
Citibank, N.A.
New York, NY
Account Name: Jones Day
Account No: 37026407
ABA No: 021000089
Swift Code: CITIUS33

Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-shl Doc 3207 Filed 04/26/21 of 142 Entered 04/26/21 16:04:46 Main Document 19-23649-rdd Doc 2747

Page 2 305158-999007 April 13, 2021 Invoice: 33483581

Retention Matters

TIMEKEEPER DETAIL SCHEDULE

	Hours	Rate	Amount
ASSOCIATE			
C BUCK	5.10	575.00	2,932.50
A KORDAS	1.30	800.00	1,040.00
PARALEGAL			
M M MELVIN	0.60	400.00	240.00
TOTAL	7.00	USD	4,212.50

305158-999007 Page 3 April 13, 2021

Retention Matters Invoice: 33483581

SERVICES DETAIL SCHEDULE

Date of Service	Timekeeper Name	Hours	
02/10/21 Revis	C BUCK se December invoices for compliance with UST guideline	1.70 es.	
02/10/21 Revie	A KORDAS ew invoices for UST compliance (.5); correspond with C.	0.60 Buck regarding same (.1).	
02/16/21 Draf	C BUCK 14th Monthly Fee Statement and exhibits.	1.80	
02/16/21 Upda	C BUCK ate fee application worksheet.	1.60	
	A KORDAS :/revise monthly fee statement and coordinate filing of sating in connection with interim fee application (.2).	0.70 ame (.5); correspond with C. Buck and	
02/16/21 M M MELVIN 0.60 PDF the document to be filed and attach exhibits (0.10); review compiled document and e-file the Fourteenth Monthly Fee Statement of Jones Day For Compensation For Services Rendered and Reimbursement of Expenses Incurred as Special Counsel to the Debtors For the Period From December 1, 2020 Through December 31, 2020 (0.20); serve the same by e-mail (0.10); locate to which firm J. Alberto relocated and serve him by e-mail (0.10); coordinate service upon the U.S Trustee by first class mail (0.10).			

TOTAL 7.00

IN ACCOUNT WITH

JONES DAY

New York 250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

April 30, 2021 305158-610005

Invoice: 33491237

PURDUE PHARMA L.P. Attention: Bruce J. Koch, Esq. Chief Patent Counsel One Stamford Forum Stamford, CT 06901

For legal services rendered for the period through March 31, 2021:

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals USD 293,086.50

Less 13% Fee Discount (38,101.24)

USD 254,985.26

DISBURSEMENTS & CHARGES

Consultants and Agents Fees 2,700.00 United Parcel Service Charges 18.62

2,718.62

TOTAL USD 257,703.88

Please remit payment to:

ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407 ABA No: 021000089 Wire Transfer
Citibank, N.A.
New York, NY
Account Name: Jones Day
Account No: 37026407
ABA No: 021000089
Swift Code: CITIUS33

305158-610005 Page 2 April 30, 2021

Invoice: 33491237

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals

TIMEKEEPER DETAIL SCHEDULE

	Hours	Rate	Amount
PARTNER			
C M MORRISON	11.90	1,025.00	12,197.50
J J NORMILE	77.40	1,250.00	96,750.00
OF COUNSEL			
K I NIX	59.80	1,180.00	70,564.00
ASSOCIATE			
K MCCARTHY	107.50	715.00	76,862.50
A M NICOLAIS	47.50	655.00	31,112.50
PARALEGAL			
J J DARENSBOURG	16.00	350.00	5,600.00
TOTAL	320.10	USD	293,086.50

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Invoice: 33491237

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals

SERVICES DETAIL SCHEDULE

Date of Service	Timekeeper Name	Hours
	K MCCARTHY are for and participate in weekly scellaneous correspondence rega	1.00 client teleconference regarding litigation status updates (0.6); attention rding (0.4).
03/01/21 Call v		1.60 and status (.6), and preparation for same (.4); attention to mails with D. Rosen (.3).
R. Inz		eekly team teleconference including B. Koch, R. Silbert, R. Kreppel, A. Nicolais (.50); review of various correspondence regarding Rosen rrespondence regarding (.50).
	K MCCARTHY w/analyze panel change order ((revise motion to amend compla	2.00 0.1) and communicate internally and with client regarding same (0.1) int and related filings (1.8).
03/02/21 Work	K I NIX regarding	(.3); email to J. Normile regarding same (.2).
	J J NORMILE w of various background materi review of various corresponden	1.60
03/03/21 Mana	J J DARENSBOURG ge shared database for attorneys	0.10 of Panel Change Order.
03/03/21 Prepa	K MCCARTHY are for and participate in telecont (1.5).	1.50 Terence with D. Rosen regarding
03/03/21	A M NICOLAIS	0.60
03/03/21	K I NIX	1.40
	(.6); work regarding	email to J. Normile regarding same (.8).
corre	spondence from P. Hendler and	am teleconference with D. Rosen (.50); review of various K. McCarthy regarding (.50); review of PTAB (.30); review of various correspondence and summaries for
oppos	K MCCARTHY tion to internal and opposing co	1.00 unsel correspondence regarding Collegium's motion to seal its ze parties past correspondence and court submissions regarding '919
	J J NORMILE w of various background materi orandum.	1.30 als in support of Rosen declaration for Purdue's upcoming reply
		0.20 of Collegium's Consented-To Motion to File Under Seal Its Deposition to Motion to Lift Stay.

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Purdue Pharma L.P., et al v. Collegium Pharmaceuticals

Date of Service Timekeeper Name Hours

03/05/21 K MCCARTHY 2.00

Draft/revise motion to amend (0.9); draft/revise amended complaint (0.6); ((communicate with client regarding (0.2); review/analyze prior litigation deposition transcripts and communicate with B. Koch regarding same (0.3).

Invoice: 33491237

03/05/21 C M MORRISON 1.40

Revise Reply memorandum (.5) and confer with J. Normile regarding same (.3); finalize motion for leave to file under seal (.6).

03/05/21 A M NICOLAIS 0.90

Research regarding new PGR panel Judge Devon Newman (.5); drafting summary re same (.4).

03/05/21 K I NIX 0.20
Reviewed Collegium motion for leave to file opposition to motion to lift stay under seal (.1); studied bio for replacement PTAB judge D. Newman (.1).

03/05/21 J J NORMILE 0.50
Preparation for and participation in teleconference with P. Hendler and K. McCarthy regarding

03/08/21 K MCCARTHY 5.00

Review/analyze internal research summary regarding PGR panel change order (0.5); review/analyze Collegium's opposition brief and attached exhibits (2.0); perform legal research in response to same (0.7); attention to miscellaneous internal, co-counsel, and opposing counsel correspondence regarding confidentiality issues related to Collegium's opposition brief (0.8); send client Collegium's opposition brief and (0.5); coordinate collection and organization of recent case pleadings and case correspondence with paralegal team (0.5).

03/08/21 K I NIX 3.30

(1.0); e-mails with K. McCarthy regarding Collegium redactions in their opposition papers (.8); studied Collegium opposition papers to Purdue motion to lift stay (1.5).

03/08/21 J J NORMILE 1.50

Review of Collegium's memorandum in opposition to Purdue's motion to lift stay and related correspondence.

03/09/21 J J DARENSBOURG 3.40

Manage shared database for attorneys of correspondence and filings related to Collegium's Responsive Memorandum of Law in Opposition to Plaintiffs' Motion to Lift Stay with accompanying attorney Declaration and exhibits and Collegium's Motion to Substitute Responsive Memorandum of Law in Opposition to Plaintiffs' Motion to Lift Stay.

03/09/21 K MCCARTHY 7.00

Review/analyze Collegium's brief in opposition to motion to lift stay (2.0); coordinate collection of cited case law, exhibits, and related materials for drafting Purdue's reply brief (0.5); attention to miscellaneous correspondence with client and related files regarding prior litigation expert reports and 919 patent claim construction issues (0.7); review/analyze Collegium's motion to amend and impacted filings and communicate internally regarding protective order issues related to same (0.8); prepare for and participate in teleconference with J. Normile and P. Hendler regarding motion to lift stay reply (0.7); prepare for and participate in weekly client teleconference regarding litigation status updates (0.8);

(1.0); attention to miscellaneous client correspondence regarding issues related to Purdue reply in support of its motion to lift stay (0.5).

03/09/21 C M MORRISON 0.50

Review/analyze opposition to motion to stay.

305158-610005 Page 5 April 30, 2021 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 33491237 Date of Service Timekeeper Name Hours 03/09/21 A M NICOLAIS 4.10 Review/analyze Collegium opposition to Purdue's motion to lift stay (1.0); communication in firm with K. McCarthy re same and draft reply (.6); drafting letter to Collegium counsel regarding protective order violation (1.8); reviewing Purdue protective order re same (.5); communication with K. McCarthy and incorporating edits re same (.2). 03/09/21 K I NIX 2.40 Studied Collegium opposition to motion to lift stay and Purdue supporting brief (1.8); 5.00 03/09/21 J J NORMILE Preparation for and participation in teleconference with P. Hendler and K. McCarthy regarding Collegium's memorandum in opposition to Purdue's lift stay motion and review of correspondence from B. Koch regarding same (1.0); preparation for and participation in weekly team teleconference with B. Koch, R. Silbert, R. Inz, R. Kreppel, P. Hendler and K. McCarthy (1.0); review of correspondence from Collegium's counsel regarding protective order issues and related internal teleconferences and correspondence (1.0); ((review of correspondence regarding) (1.5); review of (.50))). 03/10/21 K MCCARTHY 8.00 ((Draft/revise (1.0); draft/revise letter to Collegium regarding motion to amend opposition and communicate internally regarding same (1.2); finalize and serve letter on opposing counsel (0.3); review/analyze materials received from bankruptcy counsel (1.0), and attention to miscellaneous correspondence regarding same (0.5); draft/revise Purdue's reply in support of its motion to lift stay and communicate with A. Nicolais regarding same (3.0). 03/10/21 C M MORRISON 0.50 Review/analyze letter to Plaintiff regarding protective order violation and Collegium's response. 03/10/21 A M NICOLAIS Communication in firm with K. McCarthy re drafting reply brief iso motion to lift stay (1.0); researching case law and regulations re same (1.5); review/analyze Collegium opposition brief re same (1.0); drafting opposition brief re same (3.6). 03/10/21 K I NIX 3.80 (2.0); worked on draft reply brief in support of motion to lift stay (1.0); studied letter and e-mails regarding Collegium's failure to properly redact confidential information in its opposition brief (.8). **HORMILE** 03/10/21 5.30 ((Preparation for and participation in teleconference relating to (1.5); review of correspondence (.50); preparation for and teleconference with C. Robertson, R. Silbert and K. McCarthy regarding status of Purdue bankruptcy reorganization plan and review of memo from C. Robertson regarding same (1.5); ((review of preparation of correspondence to counsel for Collegium regarding protective order issues and review of response to same (1.0).

305158-610005 Page 6 April 30, 2021 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 33491237 Date of Service Timekeeper Name Hours 03/11/21 K MCCARTHY 8.00 Draft/revise reply in support of Purdue's motion to lift stay and communicate internally and with client and co-counsel regarding same (5.0); ((prepare for a (0.6); review/analyze Collegium's recent motions to amend lift stay filings (0.3) and communicate internally, with co-counsel, and with opposing counsel regarding same (0.6); review/analyze bankruptcy plan materials and communicate with bankruptcy counsel regarding same (0.7); attention to client correspondence regarding additional market and financial data (0.3). 03/11/21 C M MORRISON 0.30 Review and revise communication regarding Collegium breach of protective order. 8.50 03/11/21 A M NICOLAIS Continue drafting Purdue reply memorandum in support of motion to lift stay (5.5); communication in firm with K. McCarthy re same (1.0); researching case law and other supporting evidence re same (2.0). 03/11/21 K I NIX 5.80 ((Teleconference (5.0); reviewed draft e-mail to Collegium regarding failure to redact confidential information in opposition brief (.8). J J NORMILE 03/11/21 5.80 ((Preparation for and participation in teleconference ■ (1.0); review and revise reply brief in support of lift stay motion including various teleconferences and correspondence with K. McCarthy, P. Hendler, C. Robertson, R. Silbert and R. Kreppel (3.0); ((review of various correspondence with counsel for Collegium regarding compliance with protective order (.80). J J DARENSBOURG 0.30 Manage shared database for attorneys of correspondence regarding and protective order violation. 03/12/21 K MCCARTHY 10.00 Draft/revise reply in support of Purdue's motion to lift stay and incorporate internal, client, and co-counsel edits to same (7.00); perform legal research in support of reply (0.7); prepare for and participate in internal teleconference regarding edits to reply brief (0.8); coordinate finalizing and filing of motion to seal reply brief and communicate internally and with opposing counsel regarding same (1.0); attention to miscellaneous case correspondence and files (0.5). 03/12/21 A M NICOLAIS Team meeting re draft reply brief to lift stay (.5); draft/revise re same (.75); incorporating edits/revisions/comments from K. Nix, R. Kreppel, B. Koch, C. Morrison, J. Normile, P. Hendler, R. Inz. re same (4.25); communication in firm with K. McCarthy re same (.5); ((follow-up research re (.5).03/12/21 K I NIX Worked on multiple versions of draft reply brief in support of motion to lift stay (4.4); video meeting with J. Normile, P. Hendler, K. McCarthy and A. Nicolais regarding same (.6); reviewed proposed revisions to the draft reply brief by B. Koch, R. Kreppel, R. Inz and C. Morrison (1.4). 03/12/21 J J NORMILE 3.50 Attention to review and revision of Purdue reply memorandum in support of its motion for a lift stay including teleconference with K. McCarthy, K. Nix, P. Hendler and A. Nicolais (2.5); review of correspondence relating to motion to seal reply brief (.50); ((various correspondence regarding

(.50).

305158-610005 Page 7 April 30, 2021

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals

Date of Service Timekeeper Name Hours

03/13/21 K MCCARTHY

3.00

Invoice: 33491237

Draft/revise Purdue's reply in support of lift stay motion (1.5) and communicate internally regarding edits to same (0.7); prepare for and participate in internal teleconference regarding reply and edits to same (0.8).

03/13/21 A M NICOLAIS

0.70

Meeting with Purdue counsel re reply brief in support of motion to lift stay (.5); communication in firm with K. McCarthy re same (.2).

03/13/21 K I NIX

3.80

Video meeting and e-mails with J. Normile, P. Hendler, K. McCarthy and A. Nicolais regarding draft reply brief (.8); worked on draft brief (3.0).

03/13/21 J J NORMILE

2.00

Review and revision of current draft of Purdue's reply brief in support of its lift stay motion (1.0); preparation for and participation in teleconference with K. McCarthy, A. Nicolais, K. Nix and P. Hendler (.8); and review of various correspondence from K. McCarthy and C. Robertson (.2).

03/14/21 K MCCARTHY

3.00

Draft/revise lift stay motion reply brief (2.0) and attention to miscellaneous internal, co-counsel, and client correspondence regarding same (0.5); review/analyze protective order and communicate with J. Normile regarding same (0.5).

03/14/21 C M MORRISON

1.10

Review and revise Reply Brief; confer with K. McCarthy regarding same.

03/14/21 K I NIX

2.60

Worked on and revised draft reply brief in support of motion to lift stay (1.5); conferred with J. Normile, C. Morrison, P. Hendler and K. McCarthy regarding same (.5); studied comments and proposed changes to reply brief from B. Koch and R. Inz (.6).

03/14/21 J J NORMILE

2.50

Continued review and revision of Purdue's reply brief in support of its lift stay motion including review of comments from K. McCarthy, P. Hendler, K. Nix, B. Koch, R. Inz, R. Kreppel and C. Robertson.

03/15/21 J J DARENSBOURG

5.20

Manage documents regarding Purdue's Motion to Terminate Hearing for review by J Normile (1.4). Manage/cite check Reply Memorandum is Support of Motion to Lift Stay (3.8).

03/15/21 K MCCARTHY

6.00

Draft/revise reply brief in support of Purdue's motion to lift stay and attention to miscellaneous correspondence regarding edits to same (3.0); prepare for and participate in weekly client teleconference regarding litigation status updates (0.7); coordinate finalizing, filing, and service of reply brief (1.0); ((prepare for a participate in teleconference

(0.3); coordinate collection of materials for J. Normile to prepare for motion hearing (1.0).

03/15/21 C M MORRISON

0.40

Review and file Reply Memorandum.

03/15/21 A M NICOLAIS

3.80

Meeting with Purdue counsel re reply brief in support of motion to lift stay (.5); communication in firm with K. McCarthy re same (.2); edits/revisions to brief re same (1.0); (2.1).

03/15/21 K I NIX

2.80

Video meeting with B. Koch, R. Kreppel, R. Silbert, R. Inz, J. Normile, P. Hendler and K. McCarthy regarding reply brief in support of motion to lift stay (.5), and preparation for same (.4); worked on and finalized reply brief (1.9).

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document d 05/10/21 15:59:58 Filed 05/ 19-23649-rdd Doc 2836 Main Document

305158-610005

((Manage

Page 8 April 30, 2021 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 33491237 Date of Service Timekeeper Name Hours 03/15/21 **HORMILE** 3.50 Preparation for and participation in weekly team teleconference including B. Koch, R. Silbert, R. Inz, R. Kreppel, K. McCarthy, A. Nicolais and P. Hendler (.50); review and revise current draft of Purdue's reply brief in support of its lift stay motion including review of comments from K. McCarthy, K. Nix, R. Kreppel, B. Koch and C. Robertson (2.0); review of (.50); ((preparation for and participation in teleconference (.50).03/16/21 J J DARENSBOURG 0.50 Manage Joint Chapter 11 Plan of Reorganization and accompanying documents from Bankruptcy case for filing in district litigation. K MCCARTHY 8.00 03/16/21 Review/analyze Purdue's Plan of Reorganization documents (0.7) 0.6); draft/revise letter to Court regarding Purdue's Chapter 11 plan documents and communicate internally regarding same (1.1); finalize letter and attachments and coordinate filing of same (0.6); ((review/analyze) (2.0); draft/revise argument outline for hearing on said motion (3.0). 03/16/21 K I NIX 1.00 Reviewed draft letters to Court enclosing reorganization plan and emails regarding same (.5); work regarding (.5). J J NORMILE 4.00 03/16/21 Preparation for upcoming oral argument on Purdue's lift stay motion including Purdue's Plan of Reorganization and related documents and teleconference with K. McCarthy regarding same (2.5); ((review (1.0); review and revise letter to Judge Saylor regarding submission of Purdue's Plan of Reorganization (.50). 03/17/21 J J DARENSBOURG 0.50 Manage shared database for attorneys of Normile Letter to Judge Saylor regarding filed documents from Bankruptcy proceedings referenced in Reply in Support of Motion to Lift Stay (.3); manage/send written discovery documents to P Hendler. (.2). 03/17/21 K MCCARTHY 4.00 ((Draft/revise .5); review/analyze Purdue Plan of Reorganization documents (0.8); prepare for and participate in teleconference with J. Normile, P. Hendler, and C. Robertson regarding same (0.7). 03/17/21 A M NICOLAIS 4.60 ((Research case law (2.25);drafting 03/17/21 K I NIX 1.80 ((Work regarding 2.50 03/17/21 J J NORMILE Preparation for upcoming oral argument on Purdue's motion to lift stay (1.5); various teleconferences with K. McCarthy, P. Hendler and C. Robertson regarding same (1.0). 03/18/21 **J J DARENSBOURG** 3.10

305158-610005 Page 9 April 30, 2021 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 33491237 Date of Service Timekeeper Name Hours 03/18/21 K MCCARTHY 5.50 Prepare for and participate in Court status teleconference (1.0); participate in post-hearing teleconference with J. Normile, P. Hendler, and C. Morrison regarding same (0.5); draft/revise and communicate with J. Normile and P. Hendler regarding same (2.5); ((read and respond to (1.0).03/18/21 C M MORRISON 1.00 Prepare for and attend hearing on motion to lift stay (.5); (.5). 03/18/21 K I NIX 1.80 Reviewed summary of hearing with J. Saylor regarding motion to lift stay (.5): ((work regarding 03/18/21 J J NORMILE 4.50 (2.5);(1.0); review and revision of proposed case management schedule (.50); ((review (.50).J J DARENSBOURG 0.40 03/19/21 Manage shared database for attorneys of correspondence with 2.00 03/19/21 K MCCARTHY Draft/revise parties proposed schedules and communicate internally and with co-counsel regarding edits to same (2.0). 03/19/21 3.80 J J NORMILE ((Review of (.80); review and revision of updated proposed case management including related correspondence (1.5); attention to review of prior discovery requests (1.0); review and revision of prior stipulation regarding parties and patents in suit (.50). 03/21/21 K I NIX 1.10 ((Work regarding 03/21/21 J J NORMILE 1.50 Attention to various case management issues including review and revision of proposed case scheduling order, review of existing protective order and review of status of discovery requests. 03/22/21 K MCCARTHY 3.50 Draft/revise proposed schedule (0.8); ((prepare for and participate in teleconference (0.7); perform legal research (0.5) and participate in teleconferences with P. Hendler and A. Nicolais regarding same (0.5); draft/revise summary of previously-served discovery and existing limits on remaining discovery (1.0). C M MORRISON 0.80 03/22/21 Confer with J. Normile, K. McCarthy, and P. Hendler regarding proposed case timeline. 6.20 03/22/21 A M NICOLAIS Weekly Purdue team strategy and planning meeting (.5); ((research re (1.5); research re (2.0); drafting research summary and analysis re same (2.0): communication in firm with

K. McCarthy re all)) (.2).

305158-610005 Page 10 April 30, 2021 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 33491237 Date of Service Timekeeper Name Hours 03/22/21 K I NIX 1.90 Video meeting with B. Koch, R. Inz, R. Silbert, J. Normile, P. Hendler and K. McCarthy regarding status, J J NORMILE 03/22/21 3.10 Preparation for and participation in teleconference with C. Morrison, P. Hendler and K. McCarthy regarding proposed case management schedule (.80); ((review and revise) (1.5); preparation for and participation in weekly team teleconference with B. Koch, R. Silbert, R. Inz, P. Hendler, K. McCarthy and A. Nicolais (.80). 03/23/21 K MCCARTHY Draft/revise parties' proposed schedules and communicate internally and with client regarding edits to same (1.0); ((perform legal research regarding (1.0); read and respond to client correspondence regarding draft proposed schedule and discovery limits (1.0). 03/23/21 C M MORRISON Review proposed schedule and confer with K. McCarthy regarding same (.4); review and analyze Collegium's communication and proposed schedule (.2). 03/23/21 K I NIX 2.10 ((Work regarding) (1.4); work regarding case schedule, including studying Collegium proposed schedule and e-mails regarding same (.7). 03/23/21 J J NORMILE 3.60 Attention to preparation of updated case management schedule including various correspondence with B. Koch, R. Inz, P. Hendler and K. McCarthy (2.0); review of correspondence regarding FDA Orange Book issues (.80); review of correspondence regarding selection of testing laboratories and review of materials regarding prior testing (.80). J J DARENSBOURG 03/24/21 Manage shared database for attorneys of correspondence regarding proposed schedule and 03/24/21 K MCCARTHY 3.50 Draft/revise parties' proposed schedules and communicate internally and with co-counsel and client regarding edits to same (1.8); prepare for and participate in client teleconference regarding proposed schedules and related discovery issues (0.7); ((review/analyze 03/24/21 0.30 Review proposed communication regarding scheduling (.1) and confer with K. McCarthy regarding same (.2).03/24/21 K I NIX 0.50 Reviewed draft scheduling proposals. 03/24/21 J J NORMILE 3.00 Preparation for and participation in teleconference with B. Koch, R. Inz, P. Hendler, K. McCarthy and C. Morrison regarding case management scheduling order and review and revision of same (1.5); review of Collegium's proposed case management scheduling order and various emails and teleconferences regarding same (1.0); (.50).03/25/21 J J DARENSBOURG 0.10

Manage shared database for attorneys of correspondence regarding proposed schedule.

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document d 05/10/21 15:59:58 Filed 05/ Main Document 19-23649-rdd Doc 2836

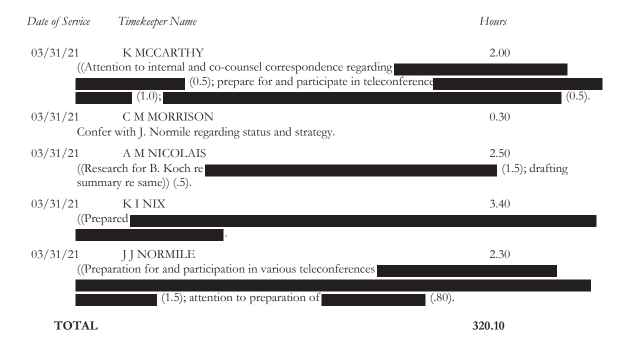
305158-610005

Page 11 April 30, 2021 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 33491237 Date of Service Timekeeper Name Hours 03/25/21 K MCCARTHY 3.00 Draft/revise parties proposed schedules (0.7); prepare for and participate in meet and confer with opposing counsel regarding parties' proposed schedules (1.0); participate in teleconference with J. Normile, P. Hendler, and C. Morrison regarding meet and confer (0.5); ((review/analyze) (0.3); attention to (1.0).C M MORRISON 03/25/21 1.10 Confer with Collegium regarding proposed schedule and approach regarding '434 patent (.9) and follow up internally regarding same (.2). 03/25/21 K I NIX 1.30 Work regarding scheduling order (.3); (1.0).03/25/21 **J I NORMILE** 2.00 Preparation for and participation in meet and confer with counsel for Collegium regarding proposed case management schedule (1.3); various teleconferences with C. Morrison, K. McCarthy and P. Hendler (.5); and review of related correspondence (.2). K MCCARTHY 03/26/21 5.00 ((Draft/revise) (2.0); draft/revise parties' proposed schedules (1.5); finalize and serve letter and proposed schedules on opposing counsel (0.5); ((attention to (0.5); draft/revise and communicate with A. Nicolais regarding same (0.5). 03/26/21 C M MORRISON 0.90 Confer with J. Normile, P. Hendler, and K. McCarthy regarding strategy for case management order (.5); review and revise proposed schedule and letter (.4). 3.10 03/26/21 K I NIX ((Work regarding 03/26/21 J J NORMILE 2.50 Preparation for and participation in various teleconferences with C. Morrison, P. Hendler and K. McCarthy regarding preparation of case management schedule and Normile letter to Judge Saylor regarding same (2.0); ((preparation for and participation in teleconference) 03/27/21 1.00 Review of various correspondence from O. Langer, C. Sullivan, C. Morrison and P. Hendler regarding draft case management schedule and letter to Judge Saylor. K MCCARTHY 3.00 03/28/21 Draft/revise joint letter to Court re: parties' proposed schedules and communicate internally regarding and communicate with A. Nicolais regarding same (1.0). same (2.0); draft/revise C M MORRISON 03/28/21 0.60 Confer internally regarding proposed schedule and joint letter to court. A M NICOLAIS 2.00 03/28/21 (2.0).Drafting 03/28/21 K I NIX 0.50

305158-610005 Page 12 April 30, 2021 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 33491237 Date of Service Timekeeper Name Hours 03/28/21 **HORMILE** 1.50 Preparation for and participation in various teleconferences with C. Morrison, P. Hendler and K. McCarthy regarding draft case management schedule and letter to Judge Saylor. 0.50 03/29/21 J J DARENSBOURG Manage shared database for attorneys of correspondence regarding proposed case schedule. 03/29/21 K MCCARTHY 4.50 Draft/revise parties' proposed schedules and joint letter to court regarding same and communicate internally regarding edits to same (2.5); prepare for and participate in meet and confer with opposing counsel regarding schedules (0.7) and follow-up internal conversation regarding same (0.3); draft/revise and communicate internally regarding same (0.5); coordinate exchange with opposing counsel and incorporation of both parties' positions into combined draft (0.5). 03/29/21 C M MORRISON Review and comment on (.6); confer with Collegium's counsel regarding proposed schedule (.4); confer internally regarding same (.3). 03/29/21 K I NIX 3.70 ((Work regarding (2.5); studied draft letter inserts to J. Saylor enclosing proposed case schedule (1.2). 3.00 03/29/21 JINORMILE Preparation for and participation in meet and confer with counsel for Collegium regarding draft case management schedule and joint letter to Judge Saylor including various teleconferences with C. Morrison, P. Hendler and K. McCarthy and review and revise drafts (2.5); preparation for and participation in weekly team teleconference with B. Koch, R. Silbert, R. Kreppel, R. Inz, P. Hendler, K. McCarthy and A. Nicolais (.50).03/30/21 J J DARENSBOURG 0.40 Manage shared database for attorneys of proposed scheduling order. 3.00 03/30/21 K MCCARTHY ((Perform legal research regarding (0.5); prepare for and participate in teleconference with J. Normile and A. Nicolais regarding research and related issues (0.5); attention to internal correspondence regarding (0.5); draft/revise 03/30/21 C M MORRISON 0.80 Review and revise joint letter to court and finalize filing. 03/30/21 K I NIX 2.70 ((Teleconference) 03/30/21 3.00 J J NORMILE Review of various correspondence from K. McCarthy and P. Hendler regarding proposed case management schedule and review of Collegium's draft of same and email from O. Langer (1.5); review and revise Normile letter to Judge Saylor and various comments regarding same (1.0); ((review of (.50).J J DARENSBOURG 03/31/21 Manage shared database for attorneys of correspondence and filing of Joint Letter regarding Parties'

Proposed Schedule.

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April 30, 2021
Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 33491237



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April 30, 2021

Invoice: 33491237

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals

DISBURSEMENT DETAIL

Date Timekeeper Name Location Amount Total

CONSULTANTS FEES

03/11/21 NYC ACCOUNTING NYC 2,700.00

Consultants fees - PHARMANALYSIS, INC. for professional services rendered - February 2021.

Consultants fees Subtotal 2,700.00

UNITED PARCEL SERVICE CHARGES

03/15/21 J J NORMILE NYC 18.62

United Parcel Services Charges, John Normile, 1Z10445E0192971065

United Parcel Service charges Subtotal 18.62

TOTAL USD 2,718.62

IN ACCOUNT WITH

JONES DAY

New York 250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

April 30, 2021 305158-610013

Invoice: 33491246

PURDUE PHARMA L.P. Attention: Bruce J. Koch, Esq. Chief Patent Counsel One Stamford Forum Stamford, CT 06901

For legal services rendered for the period through March 31, 2021:

Purdue Pharma L.P. et al. v. Intellipharmaceutics Corp. USD 1,232.50

Less 13% Fee Discount (160.22)

USD 1,072.28

DISBURSEMENTS & CHARGES

Consultants and Agents Fees 3,000.00

3,000.00

TOTAL USD 4,072.28

Please remit payment to:

ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407 ABA No: 021000089 Wire Transfer
Citibank, N.A.
New York, NY
Account Name: Jones Day
Account No: 37026407
ABA No: 021000089
Swift Code: CITIUS33

PLEASE REFERENCE 305158-610013/33491246 WITH YOUR PAYMENT

305158-610013 Page 2 April 30, 2021

Invoice: 33491246

Purdue Pharma L.P. et al. v. Intellipharmaceutics Corp.

TIMEKEEPER DETAIL SCHEDULE

	Hours	Rate	Amount
ASSOCIATE K MCCARTHY	0.50	715.00	357.50
PARALEGAL	2.50	350.00	
J J DARENSBOURG		330.00	875.00
TOTAL	3.00	USD	1,232.50

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April 30, 2021

Purdue Pharma L.P. et al. v. Intellipharmaceutics Corp.

Invoice: 33491246

SERVICES DETAIL SCHEDULE

Date of Service Timekeeper Name Hours

03/02/21 J J DARENSBOURG 0.50

Manage confidential Defendant's documents for destruction.

03/03/21 K MCCARTHY 0.50

Attention to case files and correspondence regarding document destruction requirements under Protective Order amended deadlines (0.5).

03/25/21 J J DARENSBOURG 2.00

Manage destruction of Defendants' confidential files.

TOTAL 3.00

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April 30, 2021

3,000.00

Purdue Pharma L.P. et al. v. Intellipharmaceutics Corp.

Invoice: 33491246

DISBURSEMENT DETAIL

Date Timekeeper Name Location Amount Total

CONSULTANTS FEES

03/09/21 NYC ACCOUNTING NYC 1,500.00

Consultants fees - PACE ANALYTICAL SERVICES, LLC for February storage.

03/09/21 NYC ACCOUNTING NYC 1,500.00

Consultants fees Subtotal

Consultants fees - PACE ANALYTICAL SERVICES, LLC for January storage.

TOTAL USD 3,000.00

IN ACCOUNT WITH

JONES DAY

New York 250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

April 30, 2021 305158-610028

Invoice: 33491250

PURDUE PHARMA L.P. Attention: Bruce J. Koch, Esq. Chief Patent Counsel One Stamford Forum Stamford, CT 06901

For legal services rendered for the period through March 31, 2021:

 Accord Healthcare Inc.
 USD
 31,343.00

 Less 13% Fee Discount
 (4,074.59)

 USD
 27,268.41

TOTAL USD <u>27,268.41</u>

Please remit payment to:

ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407 ABA No: 021000089 Wire Transfer
Citibank, N.A.
New York, NY
Account Name: Jones Day
Account No: 37026407
ABA No: 021000089
Swift Code: CITIUS33

Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-shl Doc 3207 Filed 05/10/21 of 142 Filed 05/10/21 15:59:58 Main Document 19-23649-rdd Doc 2836

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Accord Healthcare Inc.

TIMEKEEPER DETAIL SCHEDULE

	Hours	Rate	Amount
PARTNER			
J J NORMILE	10.80	1,250.00	13,500.00
OF COUNSEL			
K I NIX	0.80	1,180.00	944.00
ASSOCIATE			
K MCCARTHY	14.50	715.00	10,367.50
A M NICOLAIS	9.30	655.00	6,091.50
PARALEGAL			
J J DARENSBOURG	0.40	350.00	140.00
STAFF			
T WEAVER	0.50	250.00	125.00
B A ZYWICK	1.00	175.00	175.00
TOTAL	37.30	USD	31,343.00

305158-610028 Page 3 April 30, 2021

Accord Healthcare Inc. Invoice: 33491250

SERVICES DETAIL SCHEDULE

Date of Service Timekeeper Name Hours

03/12/21 K MCCARTHY 1.00

Review/analyze Accord's Answer, Affirmative Defenses, and Counterclaims (.5) and communicate internally and with client regarding same (.5).

03/12/21 J J NORMILE 0.80

Review of Accord's answer and counterclaims (.5) and related correspondence from B. Koch and P. Hendler regarding same (.3).

03/13/21 K I NIX 0.50

Studied Accord's answer, affirmative defenses and counterclaims.

03/15/21 J J DARENSBOURG 0.20

Manage shared database for attorneys of Defendants' Answer, Affirmative Defenses, and Counterclaims.

03/15/21 J J NORMILE 1.00

Continued review of Accord's answer and counterclaims (.4) and preparation for and participation in teleconference regarding same (.6).

03/16/21 J J DARENSBOURG 0.10

Manage shared database for attorneys of Pro Hac Vice Motions of Ashley Ratycz and Aaron Barkoff for Defendants.

03/18/21 K MCCARTHY 2.00

Attention to miscellaneous case correspondence and case calendar (0.5);

(0.5); review/analyze

(0.7) and communicate internally and with client regarding same)) (0.3).

03/19/21 K MCCARTHY 1.00

Attention to miscellaneous internal, client, co-counsel, and local counsel correspondence concerning pro hac vice motions and Court's oral order regarding scheduling order (0.8); communicate with J. Normile regarding summary of outstanding case action items (0.2).

03/19/21 K I NIX 0.20

Reviewed order assigning pre-trial matters to Magistrate Judge Hall.

03/19/21 | J NORMILE 1.00

Review of various court orders regarding the appointment of Magistrate Judge Hall and case scheduling order including related teleconferences and correspondence (1.0).

03/22/21 K MCCARTHY 1.00

Prepare for and participate in weekly client teleconference regarding litigation status updates (0.5), including review of litigation status tracker (0.1); coordinate signatures for pro hac vice motions and communicate internally and with local counsel regarding same (0.4).

03/22/21 J J NORMILE 2.00

Attention to various case management issues including preparation of draft reply to counterclaims, draft protective order and Rule 26 initial disclosures.

03/25/21 K MCCARTHY 1.00

Draft/revise Answer to Accord's counterclaims and communicate with A. Nicolais regarding same (0.7); attention to internal and local counsel correspondence regarding pro hac vice motions (0.3).

03/25/21 A M NICOLAIS 1.10

Begin drafting Answer to Accord's counterclaims.

03/25/21 K I NIX 0.10

Reviewed emails and order granting pro hac vice motion.

305158-610028 Page 4 April 30, 2021 Accord Healthcare Inc. Invoice: 33491250 Date of Service Timekeeper Name Hours 03/26/21 K MCCARTHY 2.50 Review/analyze Accord's counterclaims (0.6); draft/revise answer to counterclaims (0.7) and communicate internally regarding edits to same (0.4); ((draft/revise) (0.8).A M NICOLAIS 03/26/21 3.40 Drafting answer to Accord's counterclaims (3.2); communication in firm with K. McCarthy re same (.20). 1.50 03/26/21 J J NORMILE Attention to various issues regarding preparation of Answer to Accord's counterclaims including various correspondence with B. Koch, R. Inz and K. McCarthy regarding 03/27/21 **J J NORMILE** 0.50 Review of various correspondence from B. Koch and K. McCarthy regarding 03/28/21 K MCCARTHY 1.00 Draft/revise Purdue's answer to Accord's counterclaims and communicate with A. Nicolais regarding same (1.0).03/28/21 A M NICOLAIS 0.60 Continue to draft/revise answer to Accord's Counterclaims (.6). 03/29/21 K MCCARTHY 1.00 Prepare for and participate in weekly client teleconference regarding litigation status updates (0.5), including review of tracker (0.1); communicate internally and with client regarding comments to draft answer to Accord's counterclaims (0.4). 03/29/21 J J NORMILE 1.00 Review and revision of Answer to Accord's counterclaims including review of correspondence from K. McCarthy, A. Nicolais and J. Doyle. 03/30/21 2.00 K MCCARTHY Review/analyze Accord's ANDA production regarding Accord USA (0.7); draft/revise letter to opposing counsel and finalize and serve same (0.8); attention to miscellaneous internal and client correspondence regarding Accord USA (0.5). 03/30/21 A M NICOLAIS 3.20 Meeting with J. Normile and K. McCarthy re draft Answer to Accord Counterclaims (.2); reviewing Accord ANDA re Accord Healthcare Inc. USA party (1.1); ((research communication in firm and drafting summary re same (.3): edits/revisions to draft Answer to Accord Counterclaims (.5); drafting letter to opposing counsel re same (.70). 03/30/21 1.00 J J NORMILE ((Preparation for and participation in teleconference) 03/30/21 T WEAVER 0.50 Research regarding Accord Healthcare Inc., USA, for A. Nicolais. 03/30/21 **BAZYWICK** 1.00 Research regarding Accord Healthcare Inc., USA, for A. Nicolais (.6); research regarding pulling company reports on Accord Healthcare, Inc., USA for A. Nicolais (.4). 03/31/21 **II DARENSBOURG** 0.10

Manage shared database for attorneys of correspondence regarding existence of entity Accord USA.

305158-610028 Page 5 April 30, 2021 Accord Healthcare Inc. Invoice: 33491250 Date of Service Timekeeper Name Hours 03/31/21 K MCCARTHY 2.00 Attention to internal and client correspondence regarding P. Hendler document request (0.7); review/analyze production materials related to same (0.3); ((prepare for and participate in client teleconference regarding (0.5); ((attention to 03/31/21 A M NICOLAIS 1.00 ((Communication (.2); meeting (.3); drafting communication in firm with K. McCarthy re same)) (.2). 03/31/21 J J NORMILE 2.00 ((Preparation for and participation in teleconference (.50); review and revise same and review (1.0); review (.50).

TOTAL 37.30

IN ACCOUNT WITH

JONES DAY

New York 250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

April 30, 2021 305158-640002

Invoice: 33491255

PURDUE PHARMA L.P. Attention: Bruce J. Koch, Esq. Chief Patent Counsel One Stamford Forum Stamford, CT 06901

For legal services rendered for the period through March 31, 2021:

 Strategic Corporate Advice
 USD
 2,520.50

 Less 13% Fee Discount
 (327.66)

 USD
 2,192.84

 TOTAL
 USD
 2,192.84

Please remit payment to:

ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407 ABA No: 021000089 Wire Transfer
Citibank, N.A.
New York, NY
Account Name: Jones Day
Account No: 37026407
ABA No: 021000089
Swift Code: CITIUS33

Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-shl Doc 3207 Filed 05/10/21 Fintered 05/10/21 15:59:58 Main Document 19-23649-rdd Doc 2836

Page 2

305158-640002 April 30, 2021

Invoice: 33491255 Strategic Corporate Advice

TIMEKEEPER DETAIL SCHEDULE

	Hours	Rate	Amount
PARTNER			
D T MOSS	0.40	1,075.00	430.00
ASSOCIATE			
K MCCARTHY	1.00	715.00	715.00
A M NICOLAIS	2.10	655.00	1,375.50
TOTAL	3.50	USD	2,520.50

305158-640002 Page 3 April 30, 2021

Strategic Corporate Advice Invoice: 33491255

SERVICES DETAIL SCHEDULE

Date of Service	Timekeeper Name	Hours
03/01/21 Comm	D T MOSS nunicate with Normile and Kordas regarding refreshed Normile declaratio	0.30 n.
03/01/21 Draftin	A M NICOLAIS ng weekly Purdue updates (.3); weekly Purdue team strategy meeting (.3).	0.60
03/02/21 Comm	D T MOSS nunicate with Normile and Kordas regarding Normile declation.	0.10
03/09/21 Draftin	A M NICOLAIS ng weekly Purdue updates (.3).	0.30
03/15/21 Review (.6).	K MCCARTHY v/analyze Purdue v. Alvogen (Hysingla) case filings (.4) and draft/revise in	1.00 nternal summaries of same
03/15/21 Draftin	A M NICOLAIS ng weekly Purdue case updates/status.	0.20
03/29/21 Draftin meetin	ng weekly updates (.3): communication in firm re same (.1); weekly Purduc	1.00 e strategy and planning

3.50

TOTAL

IN ACCOUNT WITH

JONES DAY

New York 250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

April 30, 2021 305158-999007

Invoice: 33491258

PURDUE PHARMA L.P. Attention: Bruce J. Koch, Esq. Chief Patent Counsel One Stamford Forum Stamford, CT 06901

For legal services rendered for the period through March 31, 2021:

Retention Matters USD 21,557.50

Less 13% Fee Discount (2,802.47)

USD 18,755.03

DISBURSEMENTS & CHARGES

Conference Charges70.00Document Reproduction Charges109.20Postage Charges68.00

247.20

TOTAL USD 19,002.23

Please remit payment to:

ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407 ABA No: 021000089 Wire Transfer
Citibank, N.A.
New York, NY
Account Name: Jones Day
Account No: 37026407
ABA No: 021000089
Swift Code: CITIUS33

305158-999007 Page 2
April 30, 2021
Retention Matters Invoice: 33491258

TIMEKEEPER DETAIL SCHEDULE

	Hours	Rate	Amount
PARTNER			
J J NORMILE	3.10	1,250.00	3,875.00
ASSOCIATE			
C BUCK	11.20	575.00	6,440.00
A KORDAS	9.80	800.00	7,840.00
K MCCARTHY	1.50	715.00	1,072.50
PARALEGAL			
M M MELVIN	3.70	400.00	1,480.00
LEGAL SUPPORT			
K HORN	2.00	425.00	850.00
TOTAL	31.30	USD	21,557.50

305158-999007 Page 3 April 30, 2021

Retention Matters Invoice: 33491258

SERVICES DETAIL SCHEDULE

Date of Service	Timekeeper Name	Hours
03/01/21	C BUCK	1.30
	invoices to comply with UST guidelines.	1.00
03/01/21	A KORDAS	0.30
	th D. Moss and J. Normile regarding supplemental declaration (.2); finalize	
particip	J J NORMILE ation for and participation in the Purdue omnibus February hearing (.80); pation in teleconference with D. Moss and A. Kordas regarding supplementies and revise draft regarding same (.80).	
03/04/21 Revise	C BUCK monthly fee application excel.	0.30
03/05/21 Draft f	C BUCK Ifteenth monthly fee statement.	3.00
03/08/21	C BUCK summary excel for fourth interim application.	1.10
03/08/21 Finalize	C BUCK e Fifteenth Monthly Fee Statement for filing.	0.40
03/08/21 Finalize	C BUCK e Purdue supplemental declaration for filing.	0.30
	A KORDAS revise monthly fee statement and coordinate filing of same (1.5); finalize a mental declaration (.5).	2.00 nd coordinate filing of
applica mail di	M M MELVIN and e-file the Supplemental Declaration of John J. Normile in Support of tion (0.20); create an e-mail distribution list (0.50); serve the same by e-ma stribution list (0.50); create labels for first class mail service (0.50); provide that first class mail service (0.30).	il (0.20); create a first class
03/09/21 Revise	C BUCK excel worksheet.	0.60
03/09/21 Draft a	M M MELVIN an Affidavit of Service regarding the Supplemental Declaration of John Note tention (0.30); prepare exhibits to the same (0.40).	0.70 ormile regarding Jones
03/10/21 Review	M M MELVIN and e-file an Affidavit of Service regarding J. Normile's Supplemental De	0.20 claration.
03/11/21 Revise	C BUCK Fourth Interim Fee Application.	2.10
03/11/21 Draft/: (.3).	A KORDAS revise fourth interim fee application (1.2); correspond with C. Buck and J.	1.50 Normile regarding matter
03/12/21 Draft/	A KORDAS revise interim fee application (2.4); confer with C. Buck and J. Normile res	2.70 garding same (.3).
03/15/21	C BUCK fee application.	0.30

305158-999007 Page 4 April 30, 2021 Retention Matters Invoice: 33491258 Date of Service Hours Timekeeper Name 03/15/21 A KORDAS 0.80 Draft/revise interim fee application. 03/15/21 K MCCARTHY 1.00 Draft/revise fourth interim fee application and communicate with J. Normile and A. Kordas regarding same (1.0). 03/16/21 C BUCK 1.00 Review fourth interim fee application. 03/16/21 A KORDAS 1.50 Draft/revise fee application (1.0); confer with K. McCarthy, J. Normile and C. Buck regarding same (.5). 0.50 03/16/21 K MCCARTHY Prepare for and participate in teleconference with A. Kordas regarding fourth interim fee application (0.5). 0.50 03/16/21 J J NORMILE Review and revise Purdue's 4th interim fee application and review correspondence from K. McCarthy and A. Kordas regarding same (.50). 03/17/21 C BUCK 0.80Finalize fourth interim fee application for filing. 03/17/21 A KORDAS 1.00 Finalize and coordinate filing of the fourth interim fee application.

03/17/21 M M MELVIN 0.60
Prepare and assemble exhibits to Jones Day's fourth interim fee application (0.30); review and e-file Jones

Prepare and assemble exhibits to Jones Day's fourth interim fee application (0.30); review and e-file Jones Day's Fourth Interim Application For Allowance of Compensation For Services Rendered and Reimbursement of Actual and Necessary Expenses Incurred During Retention Period From October 1, 2020 Through January 31, 2021 (0.30).

03/24/21 J J NORMILE 1.00
Participate in March omnibus hearing.

03/29/21 K HORN 2.00 Review files for D. Prater deposition and Draft patent application per P. Hendler.

TOTAL 31.30

Entered 07/15/21 15:48:02 Main Document Doc 3207 Filed 07/15/21 19-23649-shl Filed 05/10/21gd 05/10/21 15:59:58 Main Document 19-23649-rdd Doc 2836

305158-999007 Page 5 April 30, 2021

Invoice: 33491258 Retention Matters

DISBURSEMENT DETAIL

CONFERENCE CHARGES 03/25/21 A KORDAS NYC 70.00 Conference charges - Attended telephonic hearing on third interim fee applications. 15-Dec-2020 Conference Charges Subtotal 70.00 **DUPLICATION CHARGES** 03/11/21 NYC ACCOUNTING NYC 109.20 Duplication charges through 03/11/2021 2,184 b&w copies @ \$0.05 each **Duplication charges Subtotal** 109.20

POSTAGE CHARGES

Date

NYC ACCOUNTING 03/30/21 NYC 68.00

Postage charges - March'2021

Timekeeper Name

Postage charges Subtotal 68.00

Location

Amount

Total

TOTAL USD 247.20

IN ACCOUNT WITH

JONES DAY

New York 250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

May 21, 2021 305158-610005

Invoice: 33497718

PURDUE PHARMA L.P. Attention: Bruce J. Koch, Esq. Chief Patent Counsel One Stamford Forum Stamford, CT 06901

For legal services rendered for the period through April 30, 2021:

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals USD 218,887.50

Less 13% Fee Discount (28,455.37)

USD 190,432.13

DISBURSEMENTS & CHARGES

Consultants and Agents Fees11,800.00Court Reporter Fees57.92Filing Fees and Related402.00

12,259.92

TOTAL USD 202,692.05

Please remit payment to:

ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407 ABA No: 021000089 Wire Transfer
Citibank, N.A.
New York, NY
Account Name: Jones Day
Account No: 37026407
ABA No: 021000089
Swift Code: CITIUS33

Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-shl Doc 3207 Filed 05/25/21 Entered 05/25/21 12:58:13 Main Document 19-23649-rdd Doc 2922

Page 2 305158-610005 May 21, 2021 Invoice: 33497718

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals

TIMEKEEPER DETAIL SCHEDULE

	Hours	Rate	Amount
PARTNER			
M W JOHNSON	0.80	850.00	680.00
G J LAROSA	2.00	1,125.00	2,250.00
C M MORRISON	12.40	1,025.00	12,710.00
J J NORMILE	62.40	1,250.00	78,000.00
OF COUNSEL			
K I NIX	36.40	1,180.00	42,952.00
ASSOCIATE			
K MCCARTHY	47.60	715.00	34,034.00
A M NICOLAIS	65.30	655.00	42,771.50
PARALEGAL			
J J DARENSBOURG	13.20	350.00	4,620.00
LEGAL SUPPORT			
K HORN	1.80	425.00	765.00
PROJECT ASST			
MIHLE	0.30	350.00	105.00
TOTAL	242.20	USD	218,887.50

305158-610005 Page 3 May 21, 2021

Invoice: 33497718

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals

SERVICES DETAIL SCHEDULE

Date of Service	Timekeeper Name	Hours
calls (review comm docum	K MCCARTHY re for and participate in Court status teleconference (0.5), including interpolation (0.5); communicate internally v/analyze legal research regarding nunicate internally, with co-counsel, and with document discovery vendors nent productions (0.7); (0.4); prepare for and participate in teleconference with P. ning case deadlines and related action items (0.5).	(0.8); (1.6); regarding prior case
	C M MORRISON er with J. Normile, P. Hendler, and K. McCarthy regarding hearing (.3); pag (.5); confer internally regarding outcomes and strategy (.2).	1.00 repare for and participate in
04/01/21	A M NICOLAIS	3.80
Purdu	drafting summary re same (1.1) communication in firm with K. McCarth the weekly tracker with new Collegium schedule and updates (.7); communication in firm with K. McCarth the weekly tracker with new Collegium schedule and updates (.7); communication in firm with K. McCarth the weekly tracker with new Collegium schedule and updates (.7); communication in firm with K. McCarth the weekly tracker with new Collegium schedule and updates (.7); communication in firm with K. McCarth the weekly tracker with new Collegium schedule and updates (.7); communication in firm with K. McCarth the weekly tracker with new Collegium schedule and updates (.7); communication in firm with K. McCarth the weekly tracker with new Collegium schedule and updates (.7); communication in firm with K. McCarth the weekly tracker with new Collegium schedule and updates (.7); communication in firm with K. McCarth the weekly tracker with new Collegium schedule and updates (.7); communication in firm with K. McCarth the weekly tracker with new Collegium schedule and updates (.7); communication in firm with the weekly tracker wit	
04/01/21	K I NIX	2.60
0.1/01/01	(.5).	ail to J. Normile regarding
status Judge review	J J NORMILE ration for and participation in teleconference with P. Hendler and K. Mc conference before Judge Saylor (1.0); preparation for and participation in Saylor (.50); preparation of correspondence regarding status conference of correspondence and status of prior discovery in pending matters (1.0 spondence regarding (.80).	n status teleconference before before Judge Saylor (.30);
04/02/21	M IHLE	0.30
Save a	all most recent Pleadings documents to R Drive and Caselink.	
with or review comm	K MCCARTHY /revise stipulation regarding 434 patent and communicate internally, with opposing counsel regarding same (2.5); coordinate hearing transcript order/ // analyze Collegium's pending motions to be addressed in supplemental (1.0) // aunicate internally regarding same (0.5); prepare for and participate in teles. Hendler regarding upcoming deadlines and related action items (0.7); ca	r and invoice payment (0.5); briefing ordered by Court conference with J. Normile
	nding assignments (0.3).	
04/02/21 Confe	C M MORRISON er internally (.1) and revise stipulation regarding consolidation (.2).	0.30
furthe	A M NICOLAIS and complaint for new '434 patent (1.7); communication in firm with K. Mer edits/revisions to research summary for B. Koch (.5); conty tracker (.9).	3.30 McCarthy re same (.2); tinue edits/revisions to
	K I NIX ed transcript of April 1 hearing before Judge Saylor (.3); studied proposed Carthy (.2).	0.50 stipulation and email from

305158-610005 Page 4 May 21, 2021 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 33497718 Date of Service Timekeeper Name Hours 04/02/21 **HORMILE** 5.80 Preparation for and participation in teleconference with P. Hendler and K. McCarthy regarding various discovery tasks (1.0); review of legal research regarding and related correspondence from K. McCarthy and A. Nicolais (2.0); review of Judge Saylor's case management scheduling order and related correspondence (.80); review and revision of draft 434 complaint and related team correspondence (2.0).04/03/21 J J NORMILE 1.00 Review of correspondence from B. Koch and P. Hendler and supporting materials regarding legal research 0.50 04/04/21 A M NICOLAIS Reviewing Collegium motion to stay pending PGR and Motion to strike supplemental declaration. 04/04/21 **J J NORMILE** Review of various correspondence regarding (.30); review of various correspondence and drafts of 434 complaint (1.0); review of background materials in preparation for supplemental briefs on the issue of staying the 961 patent (1.0). 04/05/21 K MCCARTHY 1.00 Prepare for and participate in teleconference with J. Normile, P. Hendler, and A. Nicolais regarding draft 434 patent complaint and related stipulation (0.7); finalize updated stipulations regarding adding and dismissing certain parties and patents, and communicate with C. Morrison regarding same (0.3). 04/05/21 C M MORRISON 0.20 Communicate with clerk regarding stipulations. 04/05/21 4.20 A M NICOLAIS Edits/revisions to new '434 Complaint (1.5); communication in firm with P. Hendler and J. Normile re same (.5); drafting update of Collegium litigation matters for bankruptcy status update (.7); drafting re updates and confirmation of representation (0.5); weekly Purdue meeting (.4); drafting weekly update tracker (.4); communication in firm re IPC document destruction deadline (.2). 04/05/21 J J NORMILE Preparation for and participation in various teleconferences with P. Hendler, K. McCarthy and A. Nicolais regarding draft case management schedules and review and revise same (1.5); preparation for and participation in weekly team teleconference with B. Koch, R. Inz, R. Kreppel, P. Hendler and A. Nicolais (.80); review and revise draft 434 complaint (1.10) and various teleconferences and emails regarding same 04/06/21 J J DARENSBOURG 1.80 Manage shared database for attorneys of correspondence regarding draft Joint Stipulation to consolidate 434 patent case (.8); case management plan meeting availability, and status conference court transcripts (.2). K MCCARTHY 04/06/21 0.40Attention to case administrative tasks, including coordinating docketing of case deadlines in new scheduling order and filing of expert, client, and vendor correspondence (0.4). 04/06/21 C M MORRISON 0.80Review and analyze draft complaint for 434 patent (.5); communicate with clerk regarding stipulations (.3). Edits/revisions to 434 patent complaint (1.5); incorporating edits/revisions from B. Koch, P. Hendler and R. Inz re same (1.0); research for recent caselaw re motions summary of research re same (.5); reviewing past discussions between parties re Collegium's motion to strike supplemental declaration (.8); communication in firm re all (.5); research past disputes re and drafting summary of same for P. Hendler (.5);

(1.2); drafting summary re same for K. Nix (1.1).

305158-610005 Page 5 May 21, 2021 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 33497718 Date of Service Timekeeper Name Hours 04/06/21 K I NIX 2.30 04/06/21 J J NORMILE 4.10 Continued attention to preparation of 434 complaint including various correspondence with B. Koch, P. Hendler, R. Inz and A. Nicolais and review of comments to same (2.0); preparation of litigation action item (.80); review of various stipulations entered by Judge Saylor and forward same to client (.50). 04/07/21 M W JOHNSON Discuss pending PTAB motion to terminate in view of stay-lift motion in district court with J. Normile (0.3); draft updated briefing regarding stay-lift motion. 04/07/21 C M MORRISON 0.80Review proposed changes to complaint and confer with B. Kock, R. Inez, P. Hendler, and J. Normile regarding same. 04/07/21 A M NICOLAIS 2.40 Drafting letters to (1.2); team meeting re 434 patent complaint (.5); updates/edits to complaint (.5); edits to stipulation of consolidation (.2). 04/07/21 K I NIX 1.30 04/07/21 3.10 **HNORMILE** Preparation for and participation in teleconference regarding draft 434 complaint and review of various comments from B. Koch, P. Hendler, A. Nicolais and K. McCarthy (2.3); review of correspondence regarding a stipulation for consolidation including emails from P. Hendler, A. Nicolais and O. Langer (.80). 04/08/21 K MCCARTHY Prepare for and participate in teleconference with J. Normile, P. Hendler, and A. Nicolais regarding draft 434 patent complaint and related filing materials (0.4). 04/08/21 8.40 A M NICOLAIS Meeting with J. Normile, P. Hendler and K. McCarthy re 434 Complaint (.5); edits/revisions to same (1.0); summary re same (1.5); researching case-law re supplemental claim construction declarations (1.0); drafting supplemental submission to court re motion to strike (1.5); researching caselaw re (1.0); communication in firm with 434 asserted claims (.4). 04/08/21 K I NIX 1.30 Work regarding damages (1.0); studied damages apportionment decisions (.3). 04/08/21 J J NORMILE 2.50 Preparation for and participation in teleconference with P. Hendler, K. McCarthy and A. Nicolais regarding potential Twombley motion by Collegium (1.0); attention to finalizing the 434 complaint and stipulation of consolidation including various correspondence and teleconferences with P. Hendler, K. McCarthy, R. Kreppel, B. Koch and R. Inz (1.5). 04/09/21 **J J DARENSBOURG** Manage shared database for attorneys of correspondence regarding edits to Joint Stipulation Consolidating 434 patent case

305158-610005 Page 6 May 21, 2021 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 33497718 Date of Service Hours Timekeeper Name 04/09/21 K MCCARTHY 3.00 Review/analyze prior case correspondence regarding communicate internally regarding same (0.8); draft/revise '434 patent complaint and communicate with A. Nicolais regarding edits to same (0.9); review/analyze preliminary infringement analysis and communicate internally and with client regarding asserted claims of '434 patent (0.9); attention to case file, including collection and filing of client and expert correspondence (0.4). C M MORRISON 04/09/21 1.00 Attention to filing 484 Complaint (.5); attention to service (.2); confer with clerk and file civil action cover and category form (.3). 04/09/21 A M NICOLAIS 3.20 Communication in firm re caselaw research re (.5);continue research re same (.4); edits/revisions/final review of 434 patent complaint (.5); preparing exhibits and final papers for filing (.3); (1.5).04/09/21 K I NIX 2.60 and preparation for and follow up regarding same; prepared for client meeting regarding 04/09/21 **J I NORMILE** 1.00 Attention to finalizing the 434 complaint and stipulation of consolidation (.50); review of correspondence regarding 04/10/21 J J NORMILE 1.50 Review of various correspondence regarding upcoming case management events including preparation of supplemental memorandum relating to the stay of the 961 patent. 0.80 J J NORMILE Review of various correspondence regarding upcoming case management issues and review of drafts of same. 04/12/21 K HORN 0.90 Review files for Infringement Contentions requested by B. Koch. K MCCARTHY 3.00 04/12/21 Review and provide proposed edits to Purdue's supplemental memorandum regarding Collegium's pending motions (0.9); review and provide proposed edits to (0.5); attention to case correspondence and (0.6); attention to case files (0.5); review/analyze recent hearing transcripts and communicate internally regarding same (0.5). A M NICOLAIS 04/12/21 Communication in firm with K. McCarthy re Collegium action items (.2); drafting letters to (.4); drafting joint supplemental submission re Collegium's motion to stay 961 patent pending PGR (2.0); communication with P. Hendler and J. Normile re same (.3); incorporating edits revisions re same (.2); review of '961 action pleadings and correspondence re Collegium protective order for new 434 case (.5); internal team meeting with J. Normile & P. Hendler re Purdue action items (.5); drafting weekly status updates (.3); Purdue weekly team meeting (.5). 04/12/21 K I NIX 3.20 Reviewed undertaking (1.5); worked on summary of (1.0); reviewed (.5); studied opinions citing 04/12/21 J J NORMILE 2.00 Preparation for and participation in team teleconference with B. Koch, R. Silbert, R. Inz, R. Kreppel, P. Hendler, A. Nicolais and K. McCarthy (.50); related status teleconference with P. Hendler, K. McCarthy

and A. Nicolais (.50); review of background materials of Collegium designated expert, Dr. Chambliss (.50); review of background materials and various emails regarding Purdue expert, P. Constantinides (.50).

305158-610005 Page 7 May 21, 2021 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 33497718 Date of Service Hours Timekeeper Name 04/13/21 J J DARENSBOURG 2.20 Manage shared database for attorneys of correspondence regarding Chambliss executed documents, Joint Stipulation to consolidate cases, 04/13/21 K MCCARTHY 3.00 Draft/revise joint supplemental submission regarding Collegium's pending motions (0.8); prepare for and participate in teleconference with J. Normile, P. Hendler, and A. Nicolais regarding same (0.5); attention to miscellaneous case files and correspondence (1.1); (0.3); finalize and serve letter on opposing counsel regarding protective order applicability to 434 patent action (0.3). C M MORRISON 04/13/21 1.20 Review and revise supplemental memorandum and confer internally regarding same. 04/13/21 A M NICOLAIS Meeting with J. Normile, P. Hendler and K. McCarthy re draft supplemental memo re motion to stay/strike (.4); edits revisions re same (1.3); incorporating edits/revisions of C. Morrison, B. Koch and R. Inz. re same (1.0); further communication in firm re same (.4); preparing supporting exhibits re same (.4); drafting letter to Collegium counsel re adoption of Protective Order for 434 case (.4); meeting with re case status and upcoming action items (.7); edits/revisions to 04/13/21 K I NIX 4.20 Studied Purdue's and Collegium's draft submissions to Judge Saylor regarding Collegium's motion to stay proceedings on 961 patent pending termination of PGR and motion to strike Constantinides declaration (1.5); teleconference with J. Normile regarding (1.0); worked on summary of (.5);(.6); and (.6).04/13/21 **J J NORMILE** 3.50 Attention to preparation of supplemental memorandum relating to Collegium's motion to stay the 961 patent and motion to strike including various team teleconferences and review of team comments to same (1.5); attention to updating outstanding discovery to (.50); review of correspondence relating to securing official copies of the file histories of the patents-in-suit (.50); preparation for and participation in teleconference with K. Nix regarding (1.0).04/14/21 K MCCARTHY 3.50 Prepare for and participate in client teleconference with J. Normile and P. Hendler regarding case strategy (2.5); review/analyze ■ received from client and communicate internally and with B. Koch regarding same (1.0). 04/14/21 C M MORRISON Confer internally and with Collegium counsel regarding service, answer, and joint supplement. A M NICOLAIS 2.90 04/14/21 Edits/revisions to joint supplemental submission and exhibits and communications in firm re same (.7); Collegium case plan meeting (2.0); call with K. McCarthy re Purdue action items (.2). 04/14/21 K I NIX 2.30 Video meeting with B. Koch, R. Kreppel, R. Inz, J. Normile P. Hendler, K. McCarthy and A. Nicolais regarding case strategy and preparation for and follow up regarding same (1.0);

(.6), and email to B. Koch and R. Kreppel regarding same (.7).

305158-610005 Page 8 May 21, 2021 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 33497718 Date of Service Timekeeper Name Hours 04/14/21 **HORMILE** 5.00 Preparation for and participation in team teleconference with B. Koch, R. Inz, R. Kreppel, P. Hendler, K. McCarthy and A. Nicolais (2.5); review of various correspondence from C. Morrison, P. Hendler and C. Pinahs regarding service of process of 434 complaint and joint supplemental memorandum (1.5); review of correspondence and memo from K. Nix regarding J J DARENSBOURG 04/15/21 2.10 Manage Constantinides Declarations and deposition transcripts and oral argument demonstratives and transcript for review by P Hendler. 04/15/21 K MCCARTHY Draft/revise supplemental memorandum regarding Collegium's pending motions and communicate internally regarding proposed edits to same (1.0); finalize supplemental memorandum and exhibits for filing (0.5); attention to case management tasks (0.6); review/analyze Collegium's supplemental submission and communicate with client regarding same (0.4). 04/15/21 C M MORRISON 0.70 Review, revise, and file supplemental memo regarding pending motions (.5); communicate with Collegium regarding '484 Patent and disputes (.2). 04/15/21 K I NIX 1.60 Reviewed parties' submissions regarding Collegium's pending motions (.6); e-mails with B. Koch, R. Kreppel and J. Normile regarding (1.0).2.00 04/15/21 **J J NORMILE** Review of various correspondence regarding preparation of initial disclosures including certified copies of file histories (1.0); review and revise case management plan including K. McCarthy edits (.50); attention to preparation of joint memorandum including various correspondence (.50). 04/16/21 G J LAROSA 1.00 Communicate (in firm) regarding discovery and scheduling. 04/16/21 K MCCARTHY 3.00 and communicate internally regarding same (0.8); Draft/revise attention to internal and opposing counsel correspondence regarding Collegium's deadline to respond to Purdue's 434 patent complaint (0.5); attention to miscellaneous case correspondence regarding (0.7); review/analyze case management plan received from client (1.0). C M MORRISON 04/16/21 Confer with J. Normile and P. Hendler regarding Collegium communications and draft responsive communication regarding extensions. 04/16/21 K I NIX 1.60 J J NORMILE 04/16/21 1.50 Attention to various discovery matters (.50); review of various correspondence regarding Collegium request for an extension to answer the 434 complaint (1.0). 04/17/21 **J J NORMILE** 1.50 Review of correspondence from P. Hendler regarding and attention to

various discovery and potential motion issues.

305158-610005 Page 9 May 21, 2021 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 33497718 Date of Service Timekeeper Name Hours 04/19/21 K MCCARTHY 2.50 Teleconference with J. Normile regarding outstanding drafts (0.2); attention to miscellaneous case management tasks, including docketing deadlines, reviewing and responding to case correspondence, and communicating with co-counsel regarding 961 PGR oral hearing transcript (1.0); ((draft/revise (0.3); coordinate collection and storage of original patent ribbon copies for trial exhibits and communicate internally and with client regarding same (0.5); ((review/analyze 04/19/21 A M NICOLAIS 1.40 Drafting Purdue weekly update report (.5); communication in firm with K. McCarthy re same and incorporating suggested edits re tracker (.5); weekly Purdue team meeting (.4). 04/19/21 0.50 Studied e-mails regarding service of the 434 complaint and Collegium's threatened Rule 12 motion to dismiss. 04/19/21 Preparation for and participation in weekly team teleconference with B. Koch, R. Silbert, R. Kreppel, R. Inz, P. Hendler, K. McCarthy and A. Nicolais (.80); attention to various discovery issues including correspondence with K. McCarthy regarding original patent deeds and various correspondence and teleconferences regarding (2.0).04/20/21 K MCCARTHY 1.50 Attention to miscellaneous case files and correspondence (0.5); ((review/analyze (0.4); prepare for and participate in teleconference with B. Koch regarding same (0.4); ((communicate with 04/20/21 A M NICOLAIS 0.20 Communication in firm with K. McCarthy re Collegium action items (.2). 1.00 04/20/21 J J NORMILE (.50); review of various ((Review of correspondence relating to outstanding discovery issues (.50). 0.90 04/21/21 Manage client and expert correspondence files. Organize and update electronic case files. K MCCARTHY 5.00 04/21/21 ((Review/analyze (1.5); perform legal research regarding Collegium's Rule 12 motion arguments and communicate with P. Hendler and A. Nicolais regarding same (2.0); attention to miscellaneous internal and opposing counsel correspondence regarding Collegium's motion for extension and motion to dismiss 434 patent case (1.0); attention to miscellaneous case files and client correspondence regarding original patent copies (0.5). 04/21/21 A M NICOLAIS 4.40 Research caselaw and regulations re (2.5);drafting summary re same (1.0); ((reviewing (.7); communication in firm with K. McCarthy re same (.2). 04/21/21 K I NIX 1.60 Studied information regarding 04/21/21 **HORMILE** 1.60 Review of various correspondence from team members regarding Collegium's proposed motion to dismiss the 434 complaint and related meet and confer conference (.80); review of correspondence from Collegium's proposed motion for an extension of time to answer the 434 complaint (.30); review of various correspondence regarding the upcoming conference

(.50).

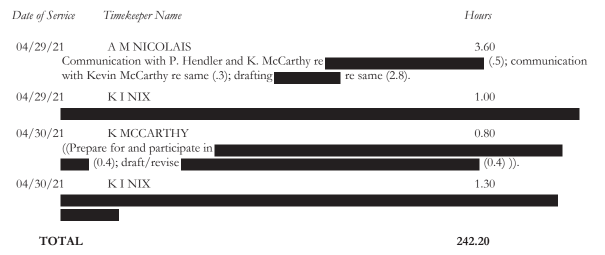
305158-610005 Page 10 May 21, 2021 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 33497718 Date of Service Hours Timekeeper Name 04/22/21 J J DARENSBOURG 2.00 Manage shared database for attorneys of correspondence regarding draft Joint Supplemental Submission, draft Protective Order for 434 Action, and 04/22/21 G J LAROSA 1.00 Communicate (in firm) regarding preparation for discovery. 2.00 04/22/21 K MCCARTHY Prepare for and participate in teleconference with J. Normile, P. Hendler, and C. Morrison regarding Collegium's intended motions (0.6); draft/revise initial and supplemental infringement contentions and communicate with A. Nicolais regarding same (0.8); (0.6).04/22/21 C M MORRISON 1.30 Review and analyze motion for extension and draft opposition. 04/22/21 A M NICOLAIS 4.40 Drafting motion to consolidate Collegium cases (.25); (.25); communication with K. McCarthy re Twombley/Iqbal motion research (.4); researching (2.0);(.5); analyzing and drafting summary re same (1.0). 04/22/21 K I NIX 1.20 Reviewed materials regarding in preparation for client call tomorrow. J J NORMILE 04/22/21 Preparation for and participation in teleconference with K. McCarthy and P. Hendler regarding Collegium's proposed motion to dismiss the 434 complaint and review of various correspondence from C. Morrison and C. Pinahs regarding same. 04/23/21 K MCCARTHY 1.50 Prepare for and participate in meet and confer with opposing counsel regarding Collegium's intended motions (0.8); attention to internal case files and correspondence with K. Nix and P. Hendler regarding (0.7).04/23/21 C M MORRISON 1.50 Draft/revise opposition to motion for extension (1.0). Phone call with Collegium regarding motion to dismiss (.5). 04/23/21 K I NIX 4.60 04/23/21 J J NORMILE 3.00 preparation for and participation preparation for and participation (.50).J J DARENSBOURG 3.20 Manage shared database for attorneys of correspondence and pleadings regarding original copies of patentsin-suit, manage shared database for attorneys of correspondence regarding oral hearing transcript. 04/26/21 K MCCARTHY 0.50 Prepare for and participate in teleconference with J. Normile and P. Hendler regarding upcoming deadlines

and ongoing tasks (0.5).

305158-610005 Page 11 May 21, 2021 Invoice: 33497718 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Date of Service Timekeeper Name Hours 04/26/21 C M MORRISON 0.70 Confer internally regarding status and strategy (.5); revise and file opposition to motion for extension (.2). 04/26/21 A M NICOLAIS Meeting with Collegium internal team re opposition to motion to extension and Collegium action items (.3); communication in firm with K. McCarthy re same (.2); drafting (1.6);drafting notice re same (.2). 1.30 04/26/21 KINIX ((Reviewed J J NORMILE 4.50 04/26/21 Preparation for and participation in weekly team teleconference including B. Koch, R. Kreppel, R. Inz, R. Silbert, P. Hendler, K. McCarthy and A. Nicolais (1.0); preparation for and team teleconference with C. Morrison, P. Hendler, A. Nicolais and K. McCarthy regarding Collegium's motion for extension of time and other pending procedural matters (1.5); review of various correspondence in preparation for upcoming teleconference and review of background materials for same (2.0). 04/27/21 **CM MORRISON** 0.30 Confer with P. Hendler regarding communication from Robins Kaplan and proposed response regarding motion to dismiss. 1.10 04/27/21 KINIX Studied 1.50 04/27/21 J J NORMILE ((Preparation for K MCCARTHY 2.50 04/28/21 ((Prepare for and participate in (1.0); draft/revise 0.8); review/analyze (0.7)). **CM MORRISON** 1.40 ((Prepare for and participate in (1.1); confer with J. Normile regarding same(.3). 04/28/21 A M NICOLAIS 2.30 Edits/revisions to Purdue weekly tracker; (.7); meeting with K. McCarthy re (.5); edits/revisions to (.9))). 04/28/21 KINIX 0.30 04/28/21 J J NORMILE 1.50 ((Preparation for and participation in 04/29/21 K MCCARTHY 1.00 Prepare for and participate in teleconference with P. Hendler and A. Nicolais regarding (0.6); prepare for and participate in (0.2), and communicate internally and with client

regarding same (0.2).

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May 21, 2021
Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 33497718



19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 2922 Filed 05/25/21 Entered 05/25/21 12:58:13 Main Document 10^{-23649} Filed 05/25/21 12:58:13 Main Document

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Invoice: 33497718

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals

DISBURSEMENT DETAIL

Date	Timekeeper Name	Location	Amount	Total
CONSULT	ANTS FEES			
04/15/21	NYC ACCOUNTING	NYC	1,800.00	
04/22/21	NYC ACCOUNTING	NYC	10,000.00	
	Consultants fees Subtotal			11,800.00
COURT RE	PORTER FEES			
	K MCCARTHY irt reporter fees - MARIANNE KUSA RYLL 4/2/202 V13099 4/1/2021)	NYC 21 (status confe	57.92 rence transcript - 0	case no.
	Court reporter fees Subtotal			57.92
FILING FE	ES AND RELATED			
04/15/21 Filin	C M MORRISON ng fees and related Complaint filing fee 09-Apr-2021 Filing fees and related Subtotal	BOS	402.00	402.00
ТОТ	<u> </u>		USD	12,259.92

IN ACCOUNT WITH

JONES DAY

New York 250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

May 21, 2021 305158-610013

Invoice: 33497721

PURDUE PHARMA L.P. Attention: Bruce J. Koch, Esq. Chief Patent Counsel One Stamford Forum Stamford, CT 06901

For legal services rendered for the period through April 30, 2021:

Purdue Pharma L.P. et al. v. Intellipharmaceutics Corp. USD 5,308.50

Less 13% Fee Discount (690.10)

USD 4,618.40

DISBURSEMENTS & CHARGES

Consultants and Agents Fees 1,500.00

1,500.00

TOTAL USD 6,118.40

Please remit payment to:

ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407 ABA No: 021000089 Wire Transfer
Citibank, N.A.
New York, NY
Account Name: Jones Day
Account No: 37026407
ABA No: 021000089
Swift Code: CITIUS33

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Invoice: 33497721

Purdue Pharma L.P. et al. v. Intellipharmaceutics Corp.

TIMEKEEPER DETAIL SCHEDULE

	Hours	Rate	Amount
PARTNER			
J J NORMILE	1.50	1,250.00	1,875.00
OF COUNSEL			
K I NIX	0.20	1,180.00	236.00
ASSOCIATE			
K MCCARTHY	2.70	715.00	1,930.50
A M NICOLAIS	1.40	655.00	917.00
PARALEGAL			
J J DARENSBOURG	1.00	350.00	350.00
TOTAL	6.80	USD	5,308.50

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Invoice: 33497721

Purdue Pharma L.P. et al. v. Intellipharmaceutics Corp.

SERVICES DETAIL SCHEDULE

Date of Service	Timekeeper Name	Hours
04/06/21	K MCCARTHY	0.60
	ling coordinating same (0.3).	(0.3); teleconference with A. Nicolais
	A M NICOLAIS nunication in firm with K. McCarthy re IPC documunication with P. Hendler re same (.3).	0.40 ment destruction and production summary (.1);
04/08/21	K MCCARTHY	0.60
	re for and participate in teleconference with P. Ho (0.4); communding action items (0.2).	nicate internally and with co-counsel regarding
	A M NICOLAIS nunication in firm with P. Hendler and K. McCarnents (.4); drafting summary re same (.6).	1.00 thy re IPC document destruction and produced
04/22/21 Draft,	K MCCARTHY /revise joint stipulation regarding protective orde (0.5); finalize and coord	1.50 r deadlines (0.6); inate filing of same with local counsel (0.4).
	J J NORMILE w of correspondence us teleconferences with K. McCarthy and R. Smitl	1.50 regarding protective order and
	J J DARENSBOURG ge shared database for attorneys of corresponden ment destruction.	0.60 ce and pleadings regarding Joint Stipulation of
04/26/21 Review	K I NIX wed stipulated order entered by court.	0.20
04/27/21 Mana	J J DARENSBOURG ge/calendar extended IPC document destruction	0.40 deadlines for attorneys.
TOTAL		6.80

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Invoice: 33497721

Purdue Pharma L.P. et al. v. Intellipharmaceutics Corp.

DISBURSEMENT DETAIL

Date Timekeeper Name Location Amount Total

CONSULTANTS FEES

04/06/21 NYC ACCOUNTING NYC 1,500.00

Consultants fees Subtotal 1,500.00

TOTAL USD 1,500.00

IN ACCOUNT WITH

JONES DAY

New York 250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

May 21, 2021 305158-610028

Invoice: 33497727

PURDUE PHARMA L.P. Attention: Bruce J. Koch, Esq. Chief Patent Counsel One Stamford Forum Stamford, CT 06901

For legal services rendered for the period through April 30, 2021:

Accord Healthcare Inc. USD 75,891.50

Less 13% Fee Discount (9,865.89)

USD 66,025.61

TOTAL USD <u>66,025.61</u>

Please remit payment to:

ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407 ABA No: 021000089 Wire Transfer
Citibank, N.A.
New York, NY
Account Name: Jones Day
Account No: 37026407
ABA No: 021000089
Swift Code: CITIUS33

Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-shl Doc 3207 Filed 05/25/21 12:58:13 Main Document 19-23649-rdd Doc 2922

Page 2 305158-610028 May 21, 2021 Invoice: 33497727

Accord Healthcare Inc.

TIMEKEEPER DETAIL SCHEDULE

	Hours	Rate	Amount
PARTNER			
J J NORMILE	28.60	1,250.00	35,750.00
OF COUNSEL			
K I NIX	0.70	1,180.00	826.00
ASSOCIATE			
K MCCARTHY	42.70	715.00	30,530.50
A M NICOLAIS	8.00	655.00	5,240.00
PARALEGAL			
J J DARENSBOURG	9.00	350.00	3,150.00
LEGAL SUPPORT			
K HORN	0.60	425.00	255.00
STAFF			
Y MOZOLEV	0.80	175.00	140.00
TOTAL	90.40	USD	75,891.50

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Accord Healthcare Inc. Invoice: 33497727

SERVICES DETAIL SCHEDULE

Date of Service Timekeeper Name Hours 04/01/21 K MCCARTHY 2.50 Draft/revise Answer to Accord's counterclaims and communicate internally regarding edits to same (1.0); ((review/analyze (0.8); attention to case administration tasks and miscellaneous case correspondence (0.7). 04/01/21 A M NICOLAIS Edits/revisions to Accord Answer to Counterclaims (1.4); communication in firm with K. McCarthy and J. Normile re same (.2); (.1). 04/01/21 **J I NORMILE** 1.80 Attention to various issues regarding Purdue's Answer to Accord's counterclaims including 04/02/21 K MCCARTHY 3.50 Draft/revise Answer to Accord counterclaims and communicate internally regarding same (1.0); draft/revise proposed scheduling order and communicate internally regarding same (2.0); attention to miscellaneous case filings and correspondence (0.5). 04/02/21 K I NIX 0.40 Studied answer and affirmative defenses to Accord's counterclaims. 1.50 04/02/21 **HORMILE** Continued review and revision of Answer to Accord's counterclaims and review of various correspondence regarding 04/03/21 K MCCARTHY 4.00 Draft/revise proposed scheduling order and communicate internally regarding same (3.50); draft/revise proposed protective order (0.5). 04/03/21 J J NORMILE Review of various correspondence regarding draft case management schedule and drafts of same. **JJ DARENSBOURG** 0.40 04/05/21 Manage/obtain certified copies of prosecution histories for patents-in-suit. 0.50 04/05/21 Y MOZOLEV Research to find information on certified patent file histories, for J. Darensbourg (NY). 0.50 04/05/21 A M NICOLAIS Edits/revisions to the Accord joint proposed scheduling order. 04/05/21 J J NORMILE 1.50 Review of various correspondence relating to draft case management schedules and review and revise same. 04/06/21 J J DARENSBOURG Manage shared database for attorneys of correspondence and pleadings regarding Joint Proposed Scheduling Order, Answer and Affirmative Defenses to Counterclaims, and Accord USA. 04/06/21 A M NICOLAIS 0.60 Meeting with P. Hendler, J. Normile and R. Smith re propose Accord schedule (.3); edits/revisions/review of proposed schedule re same (.3). 04/06/21 J J NORMILE 1.00 Preparation for and participation in teleconference with P. Hendler, A. Nicolais and R. Smith regarding

case management issues including preparation of scheduling order.

Entered 07/15/21 15:48:02 19-23649-shl Doc 3207 Filed 07/15/21 Main Document Filed 05/25/21 105 p d 05/25/21 12:58:13 Main Document 19-23649-rdd Doc 2922

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Accord Healthcare Inc.

Date of Service Timekeeper Name Hours

04/08/21 **HORMILE** 1.00

Review of correspondence from counsel for Accord and review and revise draft case management schedule including review of various team comments.

04/09/21 J J DARENSBOURG 0.20

Manage shared database for attorneys of correspondence regarding proposed revisions to Joint Proposed Scheduling Order.

04/09/21 K MCCARTHY

Review/analyze Accord's edits to proposed scheduling order and communicate internally regarding same (0.3); attention to miscellaneous internal correspondence regarding production of patent file histories for

04/09/21 A M NICOLAIS 1.90

Drafting joint letter to D. Hall re Accord case (1.9).

04/09/21 **J I NORMILE** 1.80

Preparation for and participation in meet and confer with counsel for Accord relating to case management schedule (.80); related teleconference with P. Hendler regarding same and attention to proposed settlement issues (1.0).

04/10/21 J J NORMILE

1.00

Review of various correspondence from P. Hendler, A. Nicolais and K. McCarthy regarding upcoming case management events and preparation of drafts of same.

K MCCARTHY

3.00

Prepare for and participate in teleconference with I. Normile and P. Hendler regarding upcoming case deadlines and ongoing tasks (0.5); prepare for and participate in weekly client teleconference regarding litigation status updates (0.5); draft/revise weekly litigation tracker (0.2); draft/revise stipulation and proposed order regarding Accord USA (0.8); coordinate collection of certified patents and certified patent file histories (0.5); review/analyze

04/12/21 A M NICOLAIS 0.80

Edits/revisions to joint proposed scheduling order and joint letter to Court (.8).

04/12/21 K I NIX 0.30

Reviewed proposed term sheet.

04/12/21 **J I NORMILE** 1.50

Various teleconferences and correspondence with P. Hendler, A. Nicolais and K. McCarthy regarding preparation of updated case management schedule, stipulation regarding Accord Healthcare USA and settlement proposal forwarded by Accord.

04/13/21 J J DARENSBOURG

Manage previously produced file histories for possible production in Accord; manage shared database for attorneys of Accord proposed term sheet.

K MCCARTHY 04/13/21

2.50

Draft/revise stipulation and proposed order regarding Accord USA and communicate internally and with opposing counsel regarding edits to same (1.5); attention to case files and correspondence (0.8); teleconference with J. Normile regarding Accord OCA (0.2).

04/13/21

Continued attention to preparation of joint stipulation regarding Accord Healthcare USA, proposed case management schedule and joint letter to the court including various teleconferences with K. McCarthy.

04/14/21

Draft/revise proposed scheduling order and cover letter and communicate internally regarding same (0.8); draft/revise Accord USA stipulation and communicate with co-counsel and opposing counsel regarding same (0.7); draft/revise Purdue's initial disclosures (0.5).

305158-610028	Page 5 May 21, 2021
Accord Healthcare Inc.	Invoice: 33497727
Date of Service Timekeeper Name	Hours
04/14/21 A M NICOLAIS Edits/revisions to Accord joint letter to court and joint schedule (.2); communications	0.40 ication in firm re same (.2).
04/14/21 J J NORMILE Various correspondence and teleconferences relating to preparation of joint stip and letter to Magistrate Judge Hall and review of drafts of same.	2.00 pulation, scheduling order
04/15/21 J J DARENSBOURG Manage shared database for attorneys of correspondence regarding Joint Proposition Concerning Accord USA.	1.00 osed Scheduling Order and
04/15/21 K MCCARTHY Draft/revise parties' proposed scheduling order and cover letter (0.8), and comclient and local counsel regarding proposed edits to same (0.7); communicate w regarding proposed scheduling order, cover letter, and joint stipulation regarding attention to case files and correspondence (0.5); draft/revise Purdue's initial disparties' proposed schedule, cover letter, and stipulation regarding Accord USA	orith opposing counseling Accord USA (0.5); iclosures (0.5); finalize
04/15/21 J J NORMILE Review of various correspondence from K. McCarthy and A. Barkoff regarding upcoming discovery events.	2.00 g stipulation and various
04/16/21 J J DARENSBOURG Manage/prepare file histories for production to Defendant.	0.40
(0.5); attention to miscellaneous correspondence	2.00 h P. Hendler regarding same
order of certified copies of patents and file histories (0.5).	nicate internally regarding
04/16/21 Y MOZOLEV Research to find and to contact vendors to retrieve certified patent copies, for J	0.30 J. Darensbourg.
04/16/21 J J NORMILE Attention to preparation of initial disclosures including patent in suit file historical	2.00 ies and
04/19/21 K HORN Manage files, update pleadings folder and file histories for production per K. M	0.60 IcCarthy.
04/19/21 K MCCARTHY Draft/revise litigation tracker and communicate with A. Nicolais regarding sam management, including coordinating retention of recent case filings and correst and participate in weekly client teleconference regarding litigation status update deposition training with TSG (0.5); draft/revise Purdue's ID of accused product communicate internally regarding proposed edits to same (1.5); coordinate prepareduction and communicate internally, with client, and with document discover (1.0).	pondence (1.0); prepare for its (0.5); participate in e- its and asserted patents and paration of Purdue document
04/19/21 J J NORMILE Review of draft identification of accused products prepared by K. McCarthy an correspondence regarding potential discovery issues.	1.50 ad review of various
04/20/21 K MCCARTHY Attention to miscellaneous case files and correspondence (0.7); attention to doc related to upcoming document production of patent file histories (0.7); draft/re products and asserted patents	

305158-610028 Page 6 May 21, 2021 Accord Healthcare Inc. Invoice: 33497727 Date of Service Hours Timekeeper Name 04/20/21 **HORMILE** 1.00 Attention to various upcoming submissions including identification of accused products and initial disclosures 04/21/21 J J DARENSBOURG 1.80 Manage/draft document production letter and prepare zip file for review by P Hendler. 04/21/21 K MCCARTHY Draft/revise Purdue's ID of accused products and asserted patents, and communicate with client regarding proposed edits to same (0.8); coordination collection and preparation of initial document production of patent file histories, (1.2).04/21/21 J J NORMILE 1.00 Review of various correspondence and drafts, identification of accused products and related comments from various team members. 04/22/21 K MCCARTHY 1.50 Draft/revise Purdue's ID of accused products and asserted patents and communicate internally and with local counsel regarding edits to same (0.6); coordinate preparation of document production and related production cover letter (0.6); draft/revise proposed stipulated protective order (0.3). 04/23/21 **J J DARENSBOURG** 1.90 Manage/prepare/serve document production on opposing counsel. 04/23/21 K MCCARTHY 1.50 Review/analyze Accord scheduling order and communicate internally regarding docketing of same (0.6); finalize and coordinate for filing Purdue's ID of accused products and asserted patents (0.4); finalize and coordinate for service document production and related cover letter (0.5). 04/23/21 J J NORMILE Review of various correspondence and comments relating to Purdue's identification of accused products including correspondence from R. Smith. 04/26/21 J J DARENSBOURG Manage shared database for attorneys of correspondence and pleadings regarding draft Purdue's ID of Products and Patents, Stipulation concerning Accord USA, revised Scheduling Order, and document production of .file histories. 04/26/21 K MCCARTHY Prepare for and participate in weekly client teleconference regarding litigation status updates (0.5). A M NICOLAIS 1.70 04/26/21 Drafting Purdue weekly updates with addition of Accord schedule (1.2); weekly Purdue meeting (.5). J J DARENSBOURG 04/27/21 0.60Manage/share document production with litigation support team for Andrews, Held, and Malloy. 04/28/21 K MCCARTHY 3.50 Draft/revise Purdue's initial disclosures and (2.5); communicate internally, with local counsel, and with opposing counsel regarding Accord's initial disclosures and related case deadlines (1.0). A M NICOLAIS 04/28/21 0.40 Reviewing Accord initial disclosures and Accord's ANDA re initial disclosures (.3); communication in firm with K. McCarthy re same (.1).

04/28/21 J J NORMILE 1.50 Review and revise draft initial disclosures and various correspondence regarding same.

305158-610028 Page 7 May 21, 2021 Accord Healthcare Inc. Invoice: 33497727 Date of Service Timekeeper Name Hours 04/29/21 K MCCARTHY 2.50 (0.5); draft/revise (1.0); finalize Purdue's initial disclosures and coordinate filing of same (0.5); attention to organization of case files and correspondence, and communicate with paralegal team regarding same (0.5). 04/29/21 J J NORMILE 1.50 (.50); review and revise (.50); review of various correspondence regarding proposed protective order (.50).

04/30/21 K MCCARTHY 0.70 Draft/revise proposed stipulated protective order (0.7).

04/30/21 J J NORMILE 1.00
Review of draft protective order and stipulation to extend the time for filing of same and related correspondence from R. Smith, P. Hendler and A. Barkoff.

TOTAL 90.40

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document Pg 109 of 142 19-23649-rdd Doc 2922 Filed 05/25/21 Entered 05/25/21 12:58:13 Main Document Pg 35 of 41

IN ACCOUNT WITH

JONES DAY

New York 250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

May 21, 2021 305158-640002

Invoice: 33497730

USD

1,866.15

PURDUE PHARMA L.P. Attention: Bruce J. Koch, Esq. Chief Patent Counsel One Stamford Forum Stamford, CT 06901

TOTAL

For legal services rendered for the period through April 30, 2021:

Strategic Corporate Advice
USD 2,145.00

Less 13% Fee Discount
USD 1,866.15

Please remit payment to:

ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407 ABA No: 021000089 Wire Transfer
Citibank, N.A.
New York, NY
Account Name: Jones Day
Account No: 37026407
ABA No: 021000089
Swift Code: CITIUS33

PLEASE REFERENCE 305158-640002/33497730 WITH YOUR PAYMENT

Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-shl Doc 3207 Filed 05/25/21 12:58:13 Main Document 19-23649-rdd Doc 2922

305158-640002

May 21, 2021 Invoice: 33497730 Strategic Corporate Advice

Page 2

TIMEKEEPER DETAIL SCHEDULE

	Hours	Rate	Amount
ASSOCIATE			
K MCCARTHY	3.00	715.00	2,145.00
TOTAL	3.00	USD	2,145.00

 305158-640002
 Page 3

 May 21, 2021

 Strategic Corporate Advice
 Invoice: 33497730

SERVICES DETAIL SCHEDULE

TOTAL			3.00
04/16/21 ((Dra	K MCCARTHY ft/revise	(2.0).	2.00
04/12/21 ((Dra	K MCCARTHY ft/revise	(1.0).	1.00
Date of Service	Timekeeper Name		Hours

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document Pg 112 of 142 19-23649-rdd Doc 2922 Filed 05/25/21 Entered 05/25/21 12:58:13 Main Document Pg 38 of 41

IN ACCOUNT WITH

JONES DAY

New York 250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

May 21, 2021 305158-999007

Invoice: 33497731

PURDUE PHARMA L.P. Attention: Bruce J. Koch, Esq. Chief Patent Counsel One Stamford Forum Stamford, CT 06901

For legal services rendered for the period through April 30, 2021:

 Retention Matters
 USD
 10,845.00

 Less 13% Fee Discount
 (1,409.85)

 USD
 9,435.15

 TOTAL
 USD
 9,435.15

Please remit payment to:

ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407 ABA No: 021000089 Wire Transfer
Citibank, N.A.
New York, NY
Account Name: Jones Day
Account No: 37026407
ABA No: 021000089
Swift Code: CITIUS33

305158-999007 Page 2
May 21, 2021
Retention Matters Invoice: 33497731

TIMEKEEPER DETAIL SCHEDULE

	Hours	Rate	Amount
PARTNER			
J J NORMILE	3.60	1,250.00	4,500.00
ASSOCIATE		ŕ	ŕ
C BUCK	5.30	575.00	3,047.50
A KORDAS	4.00	800.00	3,200.00
PARALEGAL			
M T BARRIOS	0.30	325.00	97.50
TOTAL	13.20	USD	10,845.00

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Retention Matters Invoice: 33497731

SERVICES DETAIL SCHEDULE

Date of Service Timekeeper Name Hours 04/01/21 A KORDAS 0.30 Correspond with J. McCarthy and C. Buck regarding fee application and February fee statement. 04/05/21 Review of correspondence from K. Barrett regarding preparation of Purdue Collegium case update and attention to drafting same. 04/07/21 J J NORMILE 1.00 Attention to finalizing Collegium-Purdue joint status report including various correspondence from K. Barrett and A. Nicolais. 04/08/21 J J NORMILE 0.30 Review of correspondence from K. Barrett of Davis Polk regarding joint status report to the SDNY. 04/12/21 0.40 A KORDAS Review correspondence from fee examiner (.1); correspond with J. Normile regarding same (.1); correspond with J. McCarthy regarding scheduled claim (.2). 04/12/21 0.50 **J I NORMILE** Review of various correspondence and attached drafts from O. Langer and K. Barrett regarding status update on pending appeal. 04/14/21 A KORDAS 0.30 Correspond with J. McCarthy and C. Buck regarding monthly fee statements and 04/20/21 C BUCK 1.00 Update excel fee spreadsheet for Sixteenth Monthly Fee Statement. 04/20/21 0.50 Review/analyze February invoices and (.3); correspond with C. Buck and J. McCarthy regarding same (.2). 04/21/21 C BUCK 0.90 Revise excel spread sheet for sixteenth fee application. 04/21/21 0.40 A KORDAS Appear for/attend hearing on fee applications; correspond with J. Normile regarding same. 04/21/21 Attention to April Omnibus Hearing including review of correspondence from A. Kordas (.50). 04/22/21 C BUCK 1.10 Revise fee application excel. 04/22/21 A KORDAS 0.70 Draft/revise fee statement worksheet (.3); correspond with C. Buck and billing department regarding rate adjustments (.3); review invoices in connection with same (.1). 04/23/21 C BUCK 1.70 Draft sixteenth monthly fee statement. 04/23/21 A KORDAS 1.40 Draft/revise monthly fee statement (.5); draft/revise corresponding work sheet (.3); review invoices for redactions (.5); correspond with C. Buck regarding same (.1). 0.30 04/26/21 M T BARRIOS

File sixteenth monthly fee statement and coordinate service of same.

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Retention Matters Invoice: 33497731

Date of Service Timekeeper Name Hours

04/26/21 C BUCK 0.60

Finalize sixteenth monthly fee statement for filing.

04/26/21 J J NORMILE 0.50

Preparation of March invoice.

TOTAL 13.20

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JONES DAY

New York Office

250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

June 23, 2021 305158.610005 Invoice: 210900141

Purdue Pharma L.P.

Attention: Bruce J. Koch, Esq.

Chief Patent Counsel One Stamford Forum Stamford, CT 06901

For legal services rendered for the period through May 31, 2021:

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals USD 113,100.00

Less 13% Discount (14,703.00)

Total Billed Fees USD 98,397.00

Disbursement & Charges Summary

Document Reproduction Charges 40.80 Filing Fees and Related 200.00

USD 240.80

TOTAL USD 98,637.80

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ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407

ABA No: 021000089

Wire Transfer

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407 ABA No: 021000089

Swift Code: CITIUS33

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 3074 Filed 06/28/21 Entered 06/28/21 17:33:13 Main Document Pg 12 of 37 JONES DAY

305158.610005 Page: 2 June 23, 2021

Invoice: 210900141

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals

Timekeeper/Fee Earner Summary

	Hours	Rate	Amount
Partner			
G J Larosa	5.00	1,125.00	5,625.00
C M Morrison	4.00	1,025.00	4,100.00
J J Normile	28.90	1,250.00	36,125.00
Of Counsel			
K I Nix	25.10	1,180.00	29,618.00
Associate			
K McCarthy	13.40	715.00	9,581.00
A M Nicolais	29.70	655.00	19,453.50
Paralegal			
J J Darensbourg	17.40	350.00	6,090.00
Legal Support			
K Horn	5.90	425.00	2,507.50
TOTAL	129.40	USD	113,100.00

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305158.610005 Page: 3 June 23, 2021

Invoice: 210900141

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals

Fee Detail

Date of Service Timekeeper/Fee Earner Name Hours 05/03/21 0.20 J J Darensbourg Manage shared database for attorneys of Order Granting in Part and Denying in Part Collegium's Motion for Extension of Time to File Response to Complaint. 05/03/21 1.50 K McCarthy Prepare for and participate in weekly client teleconference regarding (0.7); review litigation status tracker and communicate with A. Nicolais regarding edits to same (0.2); attention to miscellaneous litigation and related documents (0.6). 05/03/21 C M Morrison 0.20 Confer with K. McCarthy regarding upcoming deadlines. 05/03/21 1.80 K I Nix Work (1.0).05/03/21 J J Normile 1.00 Preparation for and participation in weekly team teleconference with B. Koch, R. Silbert, R. Inz, R. Kreppel, K. McCarthy, A. Nicolais and P. Hendler. 3.20 05/04/21 J Darensbourg Manage shared database for attorneys of correspondence regarding (2.2) Manage/prepare Pro Hac Vice forms for K McCarthy and A Nicolais (1.0) 05/04/21 K McCarthy 1.40 Review/analyze and communicate internally and regarding same (0.8); prepare for and participate in teleconference with B. Koch and P. Hendler regarding case strategy (0.6).05/04/21 J J Normile 0.80 Various correspondence and teleconferences with K. McCarthy and P. Hendler regarding draft 05/05/21 K McCarthy 0.50 Draft/revise PHV motion and communicate internally and with opposing counsel regarding same (0.5). 05/05/21 A M Nicolais 1.20 (.7); Review/edit draft discovery stipulation Edits/revisions to draft (.5).05/05/21 K I Nix 2.20 (1.8); e-mail to J. Normile regarding teleconference with

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 3074 Filed 06/28/21 Entered 06/28/21 17:33:13 Main Document

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Page: 4

June 23, 2021

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals

Invoice: 210900141

05/05/21 J J Normile 1.60 Review of various correspondence regarding (.80);(.80).review and revise draft 05/06/21 1.70 K Horn Review production logs, files and correspondence for document productions (1.2). Review files for deposition exhibits per P. Hendler and transfer files of same (.5). 05/06/21 K McCarthy 0.50 Attention to miscellaneous case correspondence and files (0.5). 0.30 05/06/21 C M Morrison Confer with K. McCarthy regarding communication from Collegium's counsel. 05/06/21 A M Nicolais 1.00 Meeting re J. Normile, P. Hendler and K. McCarthy regarding (.2);edits/revisions re same (.8). 05/06/21 K I Nix 2.10 Work regarding 05/06/21 J J Normile 2.60 Preparation for and participation in teleconference with K. McCarthy, A. Nicolais and P. Hendler regarding (1.3); review of various correspondence regarding review of correspondence regarding various pro hac vice motions from C. Pinahs, C. Morrison and K. McCarthy (.50). 0.50 05/07/21 K Hom Review files for additional for P. Hendler and transfer of same (.2) Revise McCarthy ad Nicolais Pro Hac Vice and Motion in preparation for filing per K. McCarthy (.3) 3.00 05/07/21 K McCarthy and communicate internally regarding Draft/revise related to same (1.2); attention to miscellaneous case correspondence regarding (0.5); coordinate preparation of PHV motions (0.5); review/analyze Collegium's motion to dismiss and communicate internally regarding same (0.8). 05/07/21 C M Morrison Review and analyze motion to dismiss (.6); confer with Collegium and file PHV motions (.4). 05/07/21 Studied Collegium's motion to dismiss the 434 complaint and memorandum (.8); teleconference with J. Normile regarding (1.0); teleconference (.7); e-mail to (.2); work regarding (.5).05/07/21 J J Normile 1.00 Preparation for and participation in teleconference with K. Nix regarding and review of background materials regarding same.

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document Filed 06/28/21 Entered 06/28/21 17:33:13 Main Document 19-23649-rdd Doc 3074 Pg 15 of 37 **JONES DAY** 305158.610005 Page: 5 June 23, 2021 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 210900141 05/10/21 1.50 J J Darensbourg Manage cases cited in Collegium's Memorandum of Law in Support of Their Motion to Dismiss (.5). Manage shared database for attorneys of Collegium's Motion to Dismiss Complaint Alleging Infringement of '434 Patent and Purdue's Assented to Motion for Leave to Appear Pro Hac Vice for admission of K McCarthy and A Nicolais and accompanying documents (1.0). 05/10/21 G J Larosa 1.00 Communicate (in firm) regarding case status and strategy and reviewed related pleadings. 05/10/21 3.00 K McCarthy Prepare for and participate in weekly client call with B.Koch, J. Normile, and others regarding litigation status updates, including review of weekly litigation tracker (1.0); review/analyze Collegium's motion to dismiss and communicate internally regarding same (0.7); draft/revise communicate with A. Nicolais regarding same (0.8); attention to internal correspondence regarding upcoming initial disclosures and corresponding document production (0.5). 05/10/21 A M Nicolais 0.80 Communication in firm with K. McCarthy re Collegium's motion to dismiss (.3); review/analyze protocol (.4); communication in firm with P. Hendler re same (.1). K I Nix 1.40 05/10/21 E-mails with J. Normile regarding and Collegium's motion to dismiss; teleconference studied and revised

05/10/21 J J Normile 1.00

Preparation for and participation in weekly team teleconference with B. Koch, R. Silbert, R. Kreppel, R. Inz, P. Hendler, K. McCarthy and A. Nicolais (.50); review of various correspondence regarding (.50).

05/11/21 J J Darensbourg 0.60
Manage/order certified file history of US Patent Number 10,407,434.

392 895

Communicate (in firm) regarding case status and strategy.

G J Larosa

05/11/21

05/11/21 K McCarthy 1.00

Prepare for and participate in teleconference with J. Normile, C. Morrison, A. Nicolais, and P. Hendler regarding Purdue's response to Collegium's motion to dismiss (0.5); teleconferences and correspondence with P. Hendler and A. Nicolais regarding litigation testing issues (0.5).

1.00

05/11/21 C M Morrison 0.70

Confer internally regarding response to motion to dismiss (.4); confer with K. McCarthy regarding upcoming deadlines (.3).

05/11/21 A M Nicolais 1.90

Collegium internal team meeting re Collegium's motion to dismiss (.5); meeting with P. Hendler and K. McCarthy

(.4); meeting with K. McCarthy re
review/analyze Collegium's Twombly motion (.7).

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document Filed 06/28/21 Entered 06/28/21 17:33:13 19-23649-rdd Doc 3074 Main Document Pg 16 of 37 **JONES DAY** 305158.610005 Page: 6 June 23, 2021 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 210900141 05/11/21 K I Nix 0.30 Reviewed 05/11/21 J J Normile 0.80 Preparation for and participation in teleconference with C. Morrison, P. Hendler, K. McCarthy and A. Nicolais regarding preparation of amended complaint. 0.60 05/12/21 J J Darensbourg Manage shared database for attorneys of correspondence and pleading regarding Pro Hac Vice Motions of attorneys for Purdue and Collegium and organization of discovery documents for K Nix. 05/12/21 K McCarthy 1.00 Attention to internal case team correspondence regarding PHV motions and upcoming document productions (0.5); draft/revise amended 434 patent complaint and communicate with A. Nicolais regarding same (0.5). 2.00 05/12/21 A M Nicolais Drafting amended '434 complaint. 05/12/21 2.30 K I Nix (1.3);(.5); completed (.5).))3.50 05/13/21 J J Darensbourg Manage shared database for attorneys of correspondence with experts (1.5); draft (1.5). Draft Pro Hac Vice Admission papers for K Nix (.5) 1.50 05/13/21 K McCarthy Coordinate preparation, finalizing, and filing of PHV motions (0.6); draft/revise Purdue's amended 434 patent complaint and communicate internally regarding same (0.9). 3.70 05/13/21 A M Nicolais Drafting amended '434 complaint (1.6); drafting and cover document (2.1). 05/13/21 0.40 K I Nix Work regarding pro hac vice motion and declaration and e-mails with K. McCarthy and J. Darensbourg

05/13/21 K I Nix 0.40

Work regarding pro hac vice motion and declaration and e-mails with K. McCarthy and J. Darensbourg regarding same.

05/13/21 J J Normile 0.80

Preparation for and participation in teleconference with B. Koch, K. McCarthy and P. Hendler regarding

05/14/21 J J Darensbourg 0.30
Manage/prepare '434 prosecution history for production to Defendants.

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 3074 Filed 06/28/21 Entered 06/28/21 17:33:13 Main Document

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Page: 7 305158.610005 June 23, 2021 Invoice: 210900141 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals 05/14/21 A M Nicolais 2.50 Meeting with P. Hendler and K. McCarthy re draft amended complaint (.5); edits/revisions re same (.8); edits/revisions to (1.2).05/14/21 K I Nix 0.60 Worked on 05/16/21 J J Normile 2.00 Review and revise draft amended 434 complaint and review of various background materials regarding same. 0.60 05/17/21 J J Darensbourg Manage cited statutes and rules from Collegium's Reply in Support of Their Motion to Dismiss for attorney review. 05/17/21 C M Morrison 0.50 Review and revise draft motion to seal and accompanying communication; confer with A. Nicolais and K. McCarthy regarding procedure for sealing third party information. 05/17/21 A M Nicolais 4.00 Drafting Rule 26 initial disclosures for '434 patent (2.0); edits/revisions to first amended complaint (.4); reviewing Collegium Protective Order and drafting relevant provisions to C. Morrison re amended complaint (.4); drafting motion to file amended complaint under seal and drafting communication with opposing counsel re same (.9); communication in firm re all (.3). 05/17/21 J J Normile 1.60 Review and revise amended 434 complaint and related correspondence and teleconferences regarding same (.80); preparation for and participation in weekly team teleconference with B. Koch, R. Silbert, R. Inz, R. Kreppel, P. Hendler and A. Nicolais (.80). 05/18/21 J J Darensbourg 1.60 Manage/prepare certified file history and patent for production to Defendant. 05/18/21 G I Larosa 1.00 Review/analyze discovery materials and conferred in firm regarding same. 05/18/21 C M Morrison 0.20 Phone call with P. Hendler regarding motion to dismiss. 05/18/21 4.70 A M Nicolais (.3); edits/revisions to 434 patent Rule 26 initial disclosures (1.2); edits/revisions to draft first amended complaint (.8); Edits/revisions to motion to seal amended complaint and communication with opposing counsel re same (.4); edits/revisions to (1.5); correspondence in firm re all (.5).

Reviewed motion for leave to file amended complaint under seal (.6); work regarding discovery (.5).

1.10

and

K I Nix

05/18/21

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JONES DAY

305158.610005 Page: 8 June 23, 2021 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 210900141 05/18/21 J J Normile 2.80 (.80); review of draft initial disclosures for the 434 patent including various correspondence and teleconferences with A. Nicolais and P. Hendler (1.5); review of various correspondence to Collegium regarding amended complaint (.50). 2.90 05/19/21 J Darensbourg Manage/prepare certified file history and patent for production to Defendant (1.9). Review/cite check (1.0).05/19/21 K Horn 1.20 Cite check First Amended Complaint per A. Nicolais. 05/19/21 C M Morrison 0.50 Draft/revise notice regarding amended complaint and confer with P. Hendler regarding same. 05/19/21 A M Nicolais 1.10 Edits/revisions to (.6); communication in firm re (.2); review/analyze draft production and cover letter (.3); 05/19/21 K I Nix 1.10 Revised draft and email to J. Normile regarding same (.7); work regarding 05/19/21 1.50 J J Normile Review and revise Rule 26 initial disclosures relating to the 434 patent and attention to preparation of 05/20/21 2.50 K Hom Cite check Amended Complaint and per A. Nicolais. 05/20/21 5.20 A M Nicolais Edits/revisions to initial disclosures (.6); review/analyze/edit and amended complaint (2.0); cite check re same (1.0); drafting redactions re same (.5); meeting with P. Hendler re same (.4); meeting with B. Koch re same (.4); communication in firm re document productions (.3). 05/20/21 K I Nix 1.40 E-mails to B. Koch and R. Kreppel (.6); studied comments and proposed revisions from B. Koch and R. Kreppel, and work regarding same (.8). 3.00 05/20/21 J J Normile (1.0); review and revise notice of mootness and review various comments from B. Koch, R. Kreppel and R. Inz (1.0); review various correspondence (.50); review of correspondence from (.50).05/21/21 J J Darensbourg 0.60 Manage/serve document production on opposing counsel.

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JONES DAY

305158.610005 Page: 9 June 23, 2021 Invoice: 210900141 Purdue Pharma L.P., et al v. Collegium Pharmaceuticals 05/21/21 C M Morrison 0.60 Confer with clerk regarding motion for leave to file under seal (.2); review and file amended complaint (.4). 05/21/21 A M Nicolais 1.60 Final edits/revisions to amended complaint, (.9);communication in firm re same (.3); preparing filings/service re same (.4). 05/21/21 K I Nix 1.80 Studied amended complaint in response to motion to dismiss (.6); revised in light of client comments and (.2); revised (1.0).in light of client comments and 05/21/21 2.50 J J Normile Attention to finalizing amended complaint, and motion to seal (1.5); review of various correspondence relating to (.50); review of various correspondence regarding (.50).0.80 05/22/21 K I Nix Studied Purdue's initial disclosures and .3); reviewed (.5).05/24/21 J J Darensbourg 0.20 Manage shared database for attorneys of Plaintiffs' Motion for Leave to File Under Seal Their First Amended Complaint and Purdue's Redacted First Amended Complaint. 05/24/21 G J Larosa 2.00 Communicate (in firm) regarding case status and strategy and reviewed related materials. 05/24/21 K I Nix 0.80 Work regarding including e-mails with B. Koch, R. Kreppel and (.4); work regarding (.4). 05/24/21 J J Normile 1.10 Review of correspondence relating to (.30); review of various correspondence and background materials regarding (.80).05/25/21 J J Darensbourg 0.40 Manage/prepare Pro Hac Vice Admission forms for G LaRosa. 05/25/21 K I Nix 0.50 05/25/21 1.50 J J Normile

Preparation for and participation in weekly team teleconference with B. Koch, R. Inz, P. Hendler and A.

Nicolais (.50); review of various correspondence relating to (1.0).

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 3074 Filed 06/28/21 Entered 06/28/21 17:33:13 Main Document Pg 20 of 37 JONES DAY

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June 23, 2021

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals

Invoice: 210900141

0.80 05/26/21 J J Darensbourg Manage shared database for attorneys of correspondence and pleadings regarding Disclosure of Prof. Michael Crimmins Pursuant to Protective Order, Preliminary Contentions, Scheduling Orders, and Amended Complaint. 05/26/21 K I Nix 0.60 Attention to including e-mails with B. Koch, R. Kreppel and J. Normile regarding same (.4); (.2). 05/26/21 J J Normile 1.50 Review of various correspondence relating to and review of various materials regarding miscellaneous discovery matters. 05/27/21 J J Darensbourg 0.40 Prepare certified file history for '434 patent for production to Defendant. 05/27/21 1.00 K I Nix Work regarding 05/27/21 J J Normile 0.80 Attention to 05/28/21 K I Nix 1.70 05/28/21 J J Normile 1.00 Attention to various outstanding discovery issues and preparation of third-party discovery.

129.40

TOTAL

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305158.610005 Page: 11 June 23, 2021

Purdue Pharma L.P., et al v. Collegium Pharmaceuticals Invoice: 210900141

Disbursement Detail

Date Timekeeper/Fee Earner Name Location Amount Total

DOCUMENT REPRODUCTION CHARGES

Total Disbursements and Charges

05/13/21 NYC Accounting NYC 40.80

Duplication charges through 05/13/2021 - 408 b&w copies @ \$0.10 each

Document Reproduction Charges Subtotal 40.80

FILING FEES AND RELATED

05/13/21 C M Morrison BOS 200.00

Filing fees and related Pro Hac Vice admission fees for K. McCarthy and A. Nicolais 11-May-2021

Filing Fees and Related Subtotal 200.00

USD

240.80

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JONES DAY

New York Office

250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

June 23, 2021 305158.610013 Invoice: 210900143

Purdue Pharma L.P.

Attention: Bruce J. Koch, Esq.

Chief Patent Counsel
One Stamford Forum
Stamford, CT 06901

For legal services rendered for the period through May 31, 2021:

Purdue Pharma L.P. et al. v. Intellipharmaceutics Corp. USD 0.00

Disbursement & Charges Summary

Consultants and Agents Fees 1,500.00

USD 1,500.00

TOTAL USD 1,500.00

Please remit payment to:

ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407

ABA No: 021000089

Wire Transfer

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407 ABA No: 021000089

Swift Code: CITIUS33

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 3074 Filed 06/28/21 Entered 06/28/21 17:33:13 Main Document Pg 23 of 37 JONES DAY

305158.610013 Page: 2 June 23, 2021

Purdue Pharma L.P. et al. v. Intellipharmaceutics Corp. Invoice: 210900143

Disbursement Detail

Date Timekeeper/Fee Earner Name Location Amount Total

CONSULTANTS AND AGENTS FEES

05/10/21 NYC Accounting NYC 1,500.00

Consultants fees - PACE ANALYTICAL SERVICES, LLC for professional services rendered - April 2021.

Consultants and Agents Fees Subtotal 1,500.00

Total Disbursements and Charges USD 1,500.00

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JONES DAY

New York Office

250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

June 23, 2021 305158.610028 Invoice: 210900158

Purdue Pharma L.P.

Attention: Bruce J. Koch, Esq.

Chief Patent Counsel One Stamford Forum Stamford, CT 06901

For legal services rendered for the period through May 31, 2021:

Accord Healthcare Inc. USD 42,141.00

Less 13% Discount (5,478.33)

Total Billed Fees USD 36,662.67

Disbursement & Charges Summary

Publication Expenses 375.49

USD 375.49

TOTAL USD 37,038.16

Please remit payment to:

ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day

Account No: 37026407

ABA No: 021000089

Wire Transfer

Citibank, N.A. New York, NY

Account Name: Jones Day Account No: 37026407 ABA No: 021000089

Swift Code: CITIUS33

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 3074 Filed 06/28/21 Entered 06/28/21 17:33:13 Main Document Pg 25 of 37 JONES DAY

305158.610028 Page: 2
June 23, 2021
Accord Healthcare Inc. Invoice: 210900158

Timekeeper/Fee Earner Summary

	Hours	Rate	Amount
Partner			
G J Larosa	1.00	1,125.00	1,125.00
J J Normile	16.80	1,250.00	21,000.00
Of Counsel			
K I Nix	0.40	1,180.00	472.00
Associate			
K McCarthy	12.10	715.00	8,651.50
A M Nicolais	10.00	655.00	6,550.00
Paralegal			
J J Darensbourg	11.80	350.00	4,130.00
Legal Support			
K Horn	0.50	425.00	212.50
TOTAL	52.60	USD	42,141.00

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 3074 Filed 06/28/21 Entered 06/28/21 17:33:13 Main Document

Pg 26 of 37 **JONES DAY** Page: 3 305158.610028 June 23, 2021 Accord Healthcare Inc. Invoice: 210900158 Fee Detail Date of Service Timekeeper/Fee Earner Name Hours 05/03/21 2.70 J J Darensbourg Manage shared database for attorneys of correspondence and pleadings regarding document production files and draft and filed initial disclosures and identification of products and patents. 05/03/21 2.00 K McCarthy Draft/revise proposed protective order and related discovery stipulation and communicate internally regarding same (1.6); attention to case administration tasks related to docketing, internal case calendar, and expert correspondence (0.4). 05/03/21 J J Normile 1.50 Review and revise discovery stipulation and protective order and review of various correspondence from P. Hendler and K. McCarthy regarding same. 05/04/21 J J Darensbourg 0.40 Manage shared database for attorneys of correspondence regarding extension of time to serve initial disclosures. 05/04/21 3.10 K McCarthy Draft/revise proposed protective order and related discovery stipulation and communicate internally and with client regarding edits to same (2.3); prepare for and participate in teleconferences with J. Normile and P. Hendler regarding document drafts (0.8). 05/04/21 J J Normile 2.00 Review and revise draft discovery stipulation and protective order and various teleconferences and emails with P. Hendler and K. McCarthy regarding same (1.5); review of background materials from prior cases regarding discovery stipulation and review of R. Inz comments to same (.50). 05/05/21 J J Darensbourg 0.30 Manage shared database for attorneys of correspondence regarding setting up new Relativity database and Draft Protective Order and Discovery Stipulation. 05/05/21 K McCarthy 1.50 Draft/revise proposed protective order and related discovery stipulation (0.5); prepare for and participate in teleconference with B. Koch regarding edits to same (0.8); serve drafts on opposing counsel (0.2). 05/05/21 J J Normile 1.30 Preparation for and participation in teleconference with B. Koch, P. Hendler and K. McCarthy regarding discovery stipulation and draft protective order and review and revise same. 05/07/21 K McCarthy 1.00 Draft/revise and communicate with A. Nicolais regarding same (0.6); attention to miscellaneous internal and opposing counsel correspondence regarding draft protective order and

05/07/21 J J Normile 0.80

Review of various correspondence regarding draft discovery stipulation and draft protective order.

related discovery stipulation (0.4).

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 3074 Filed 06/28/21 Entered 06/28/21 17:33:13 Main Document Pg 27 of 37 **JONES DAY**

305158.610028 Page: 4 June 23, 2021 Accord Healthcare Inc. Invoice: 210900158 05/10/21 1.00 G J Larosa Communicate (in firm) regarding strategy and reviewed related materials. 05/10/21 K McCarthy 2.00 Prepare for and participate in teleconferences with opposing counsel regarding draft protective order and oneweek deadline extension, and communicate internally and with local counsel regarding same (1.3); draft/revise protective order and related discovery stipulation in accordance with same (0.7). 05/10/21 1.00 I I Normile Review of correspondence from K. McCarthy regarding stipulation with Accord relating to draft protective order and discovery stipulation including extension of time to file same. 05/11/21 0.40 J J Darensbourg Manage shared database for attorneys of correspondence and pleadings regarding Draft Protective Order and Discovery Stipulation and prior discovery stipulations in related cases. 05/12/21 K McCarthy 1.50 Communicate internally regarding upcoming document productions and other case deadlines, and coordinate related preparations with paralegal team (0.5); attention to client and vendor correspondence regarding patent file histories (0.5); attention to internal, co-counsel, and opposing counsel correspondence regarding updated draft of proposed protective order and related discovery stipulation (0.5). 05/12/21 K I Nix 0.40 Studied Purdue's initial disclosures and identification of asserted patents and accused products, and Accord's initial disclosures. 05/12/21 0.50 J J Normile Review of various correspondence from K. McCarthy and P. Hendler regarding status of draft protective order and discovery stipulation. 0.40 05/13/21 I I Darensbourg Manage shared database for attorneys of correspondence regarding draft protective order and discovery stipulation, production deadline and certified patents and file histories. 05/13/21 J J Normile 0.80Review of correspondence relating to Accord's 5/7/21 submission and related issues concerning draft protective order and discovery stipulation. 05/14/21 J J Darensbourg 0.30 Manage/prepare certified patents-in-suit for production to Defendants. 05/14/21 1.00 K McCarthy Draft/revise proposed protective order and related discovery stipulation, and attention to internal, client, and opposing counsel correspondence regarding same (1.0). 05/14/21 0.80J J Normile Review of various correspondence from K. McCarthy and R. Smith regarding draft protective order and

discovery stipulation and related email from A. Barkoff regarding same.

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document Pg 133 of 142 Entered 06/28/21 17:33:13 Main Document Pg 28 of 37

JONES DAY

Page: 5 305158.610028 June 23, 2021 Accord Healthcare Inc. Invoice: 210900158 05/17/21 J J Darensbourg 0.60 Manage/prepare certified file patents-in-suit for production to Defendants. Manage shared database for attorneys of correspondence regarding prior discovery stipulations and proposed protective order. 05/17/21 A M Nicolais 0.80 Edits/revisions to proposed discovery stipulation and protective order (.4); communication in firm and with opposing counsel re same (.4). 0.80 05/17/21 J J Normile Attention to finalizing draft protective order and discovery stipulation and review of correspondence regarding 05/18/21 J J Darensbourg 0.20 Manage shared database for attorneys of (Proposed) Stipulated Protective Order and Stipulation and (Proposed) Order Regarding Discovery. 05/18/21 K Horn 0.50 Review certified patents for production. 05/18/21 1.00 J J Normile Preparation for and participation in teleconference and related teleconferences and correspondence with B. Koch, P. Hendler and A. Nicolais. 05/19/21 J J Darensbourg 0.70 Manage/prepare certified patents-in-suit for production to Defendant. 05/19/21 J J Normile 0.80Review of correspondence from A. Barkoff regarding Accord production of FDA documents and attention to review of Accord supplemental production. 05/20/21 2.40 J J Darensbourg Manage Accord document production and prepare certified patents-in-suit document production for attorney review. 05/20/21 A M Nicolais 0.40 Review/analyze Accord subsequent document production (.4). 05/21/21 0.60 J J Darensbourg Manage/serve document production on opposing counsel. 05/26/21 J J Darensbourg 0.70 Manage shared database for attorneys of correspondence and pleadings regarding document productions, Stipulated Protective Order, and Stipulation and Order Regarding Discovery. 05/26/21 J J Normile 1.00 Review of various materials in preparation for and review of related correspondence.

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 3074 Filed 06/28/21 Entered 06/28/21 17:33:13 Main Document Pg 29 of 37 JONES DAY

305158.610028 Page: 6 June 23, 2021 Invoice: 210900158 Accord Healthcare Inc. 05/27/21 J J Darensbourg 2.10 Prepare certified file histories for patents-in-suit for production to Defendant. 05/27/21 A M Nicolais 6.50 Drafting (5.5); reviewing Accord's ANDA re evidence for same (1.0). 05/28/21 A M Nicolais 1.30 (1.1); communication in firm with K. McCarthy re same (.2). Drafting 05/28/21 1.50 J J Normile Attention to 05/29/21 J J Normile 1.00 Continued review of background materials relating to and related correspondence from A. Nicolais and P. Hendler. 05/30/21 A M Nicolais 1.00 Edits/revisions to 1.00 05/30/21 J J Normile Continued review of background materials relating to and related correspondence from A. Nicolais and P. Hendler. 05/31/21 J J Normile 1.00 Continued review of additional and review of correspondence from A. Nicolais and P. Hendler. TOTAL 52.60

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Page: 7 June 23, 2021 Invoice: 210900158

Accord Healthcare Inc.

Disbursement Detail

Date Timekeeper/Fee Earner Name Location Amount Total

PUBLICATION EXPENSES

05/25/21 C R Fellbaum PAL 375.49

Publication expenses - MICROPATENT LLC - Certified Patent File Histories (Invoice #1128120 dated 05/11/21)

Publication Expenses Subtotal 375.49

Total Disbursements and Charges USD 375.49

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JONES DAY

New York Office

250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

June 23, 2021 305158.640002 Invoice: 210900159

Purdue Pharma L.P.

Attention: Bruce J. Koch, Esq.

Chief Patent Counsel One Stamford Forum Stamford, CT 06901

For legal services rendered for the period through May 31, 2021:

Strategic Corporate Advice	USD	6,034.00
Less 13% Discount		(784.42)

Total Billed Fees USD 5,249.58

TOTAL USD 5,249.58

Please remit payment to:

ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day Account No: 37026407

ABA No: 021000089

Wire Transfer

Citibank, N.A.
New York, NY
Account Name: Jones Day
Account No: 37026407

ABA No: 021000089 Swift Code: CITIUS33 19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 3074 Filed 06/28/21 Entered 06/28/21 17:33:13 Main Document Pg 32 of 37 JONES DAY

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June 23, 2021

Strategic Corporate Advice Invoice: 210900159

Timekeeper/Fee Earner Summary

	Hours	Rate	Amount
Associate			
K McCarthy	4.50	715.00	3,217.50
A M Nicolais	4.30	655.00	2,816.50
TOTAL	8.80	USD	6,034.00

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 3074 Filed 06/28/21 Entered 06/28/21 17:33:13 Main Document Pg 33 of 37 JONES DAY

305158.640002 Page: 3 June 23, 2021

Strategic Corporate Advice Invoice: 210900159

Fee Detail

Date of Service Timekeeper/Fee Earner Name Hours

05/03/21 A M Nicolais 1.70

Drafting weekly Purdue updates (.5); weekly Purdue meeting (.7); reviewing docketing deadlines re Accord deadlines (.5).

05/05/21 K McCarthy 1.00

Draft/revise Purdue litigation budget estimates (1.0).

05/06/21 K McCarthy 3.50

Draft/revise Purdue litigation budgets (2.9) and communicate with J. Normile regarding same (0.6).

05/10/21 A M Nicolais 0.90

Drafting weekly Purdue updates (.4); weekly Purdue meeting (.5).

05/17/21 A M Nicolais 1.10

Weekly Purdue team meeting (.5); plan/prepare weekly updates re same (.6).

05/25/21 A M Nicolais 0.60

Drafting weekly updates (.3); weekly Purdue meeting (.3).

TOTAL 8.80

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19-23649-rdd Doc 3074 Filed 06/28/21 Entered 06/28/21 17:33:13 Main Document Pg 34 of 37

JONES DAY

New York Office

250 Vesey Street New York, NY 10281-1047 (212) 326-3939

Federal Identification Number: 34-0319085

June 23, 2021 305158.999007 Invoice: 210900162

Purdue Pharma L.P.

Attention: Bruce J. Koch, Esq.

Chief Patent Counsel One Stamford Forum Stamford, CT 06901

For legal services rendered for the period through May 31, 2021:

Retention Matters USD 8,352.50

Less 13% Discount (1,085.83)

Total Billed Fees USD 7,266.67

Disbursement & Charges Summary

Postage Charges 2.40

USD 2.40

TOTAL USD ______7,269.07

Please remit payment to:

ACH Transfer (preferred)

Citibank, N.A. New York, NY Account Name: Jones Day

Account No: 37026407 ABA No: 021000089 Wire Transfer

Citibank, N.A.
New York, NY
Account Name: Jones Day
Account No: 37026407

ABA No: 021000089 Swift Code: CITIUS33 19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 3074 Filed 06/28/21 Entered 06/28/21 17:33:13 Main Document Pg 35 of 37 JONES DAY

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June 23, 2021

Retention Matters Invoice: 210900162

Timekeeper/Fee Earner Summary

	Hours	Rate	Amount
Partner J J Normile	1.50	1,250.00	1,875.00
Associate		,	,
C Buck	7.20	575.00	4,140.00
A Kordas	2.30	800.00	1,840.00
Paralegal			
M T Barrios	0.30	325.00	97.50
M M Melvin	1.00	400.00	400.00
TOTAL	12.30	USD	8,352.50

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document 19-23649-rdd Doc 3074 Filed 06/28/21 Entered 06/28/21 17:33:13 Main Document Pg 36 of 37 JONES DAY

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June 23, 2021

Retention Matters Invoice: 210900162

Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours
05/02/21 Revise March	C Buck invoices to comply with UST guidelines.	0.90
05/05/21 Update worksl	C Buck heet for seventeenth monthly fee application.	1.40
05/06/21 Draft Seventee	C Buck enth Monthly Fee statement and exhibits in support.	2.00
05/06/21 Draft/revise n	A Kordas nonthly fee statement; correspond with C. Buck regarding same.	0.80
05/07/21 Draft/revise fo	A Kordas ee application and corresponding worksheet (1.3); coordinate filing and s	1.50 service of same (.2).
05/10/21 Finalize Seven	C Buck teenth Monthly Fee Statement for filing.	0.70
	M M Melvin bits with the main document (0.10); review and e-file Jones Day's 17th ne by e-mail (0.20).	0.50 nonthly fee statement (0.20);
05/18/21 Attention to p	J J Normile reparation of bills.	1.00
05/20/21 Revise April in	C Buck avoices for compliance with UST guidelines.	0.90
05/20/21 Review Pro Ha	C Buck ac Application.	0.30
05/20/21 Draft a Pro Ha (0.20).	M M Melvin ac Vice application and proposed order for C. Buck (0.30); e-file the sam	0.50 e and pay the filing fee
05/20/21 Attention to re	J J Normile eview and revision of March and April bills.	0.50
05/25/21 Coordinate fili	M T Barrios ng and service of April Fee Statement.	0.30
05/25/21 Finalize fee sta	C Buck atement for filing.	1.00
	TOTAL	12.30

19-23649-shl Doc 3207 Filed 07/15/21 Entered 07/15/21 15:48:02 Main Document
19-23649-rdd Doc 3074 Filed 06/28/21 Entered 06/28/21 17:33:13 Main Document
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JONES DAY

305158.999007 Page: 4 June 23, 2021

Retention Matters Invoice: 210900162

Disbursement Detail

Date	Timekeeper/Fee Earner Name	Location	Amount	Total
POSTAGE CHA	RGES			
05/31/21	NYC Accounting	NYC	2.40	
Postage c	charges- May 2021			
Postage Charges	Subtotal			2.40
Total Di	sbursements and Charges		USD	2.40